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Petitioner,

vs.

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ROSS D. MITCHELL, E. JIM KOTONIAS,
BOB MEZAK, BOB ARCHAMBEAU, AND
WILLIAM J. EVANS, JR.,

Respondents.

PETITION FOR
WRIT OF CERTIORARI
TO THE
SUPREME COURT OF CALIFORNIA

RICHARD W. MARSTON, City Attorney DENNIS H. SCHUCK, Deputy City Attorney

Counsel for Petitioners

613 East Broadway
Room 220 City Hall
Glendale, California 91205
(213) 956-2080

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PETITION FOR WRIT OF CERTIORARI

### INTRODUCTION

Petitioner City of Glendale respectfully prays that a Writ of Certiorari issue to review the judgment and opinion of the California Supreme Court entered in this proceeding on October 3, 1975.

#### OPINIONS BELOW

On July 9, 1971, the Superior Court for the County of Los Angeles, State of California, filed its judgment (unreported) in Case No. 98894. That judgment granted the writ of mandate sought by the plaintiffs and ordered respondents "... to proceed at once to provide salary and wage increases to petitioners [plaintiffs] occupying classes of positions which shall hereinafter be set forth ...".

Defendants [petitioners here] then appealed to the Court of Appeal, Second Appellate District. On November 28, 1973, the Court of Appeal filed its opinion in 2d Civ. No. 40012 reversing the judgment of the Superior Court. The opinion is unreported. After a rehearing, a second opinion was filed on May 21, 1974, in 2d Civ. No. 40012. The opinion is unreported. This second opinion reaffirmed its earlier reversal.

The California Supreme Court granted a hearing, and on October 3, 1975, filed its opinion (reported at 15 Cal. 3d 328, \_\_\_\_ Cal. Rptr. \_\_\_, \_\_\_ P.2d \_\_\_) (set forth in Appendix B). That decision reversed the ruling of the Court of Appeal and directed that the judgment be remanded to the Superior Court "... to permit joinder of the appropriate city officials." This was presumably

to enable the Court to order these officials to pay the judgment.

A petition for rehearing in the California Supreme Court was timely filed on October 17, 1975. It was denied on October 30, 1975.

#### JURISDICTION

The judgment, printed in Appendix B hereto, which is sought to be reviewed is dated October 3, 1975, and was filed on that date.

A rehearing by the California Supreme Court was denied on October 30, 1975.

The jurisdiction of this Court is invoked under 28 USC §1257(3)(1970).

## QUESTIONS PRESENTED

The judgment of the trial court gives rise to the following questions:

A. Did the State Court deny to petitioner due process of law in granting a writ of mandate ordering the computation and payment of salaries to City employees, notwithstanding the present existence of a salary ordinance as required by the City Charter and which authorized payment of a different amount for salaries?

- B. Did the Court below deny due process of law to petitioner by construing the Memorandum of Understanding to be a binding contract which fixed the compensation for City employees? If found to be a contract, does the failure to comply with City Charter and State law provisions regulating such contracts preclude the granting of the relief sought?
- C. Was it a violation of due process and the doctrine of separation of powers for the Court to compel the payment of employee salaries contrary to the provisions of an existing salary ordinance and notwithstanding the total absence of any other corresponding salary ordinance or appropriation authorizing such payments? By substituting its own discretion and interpretation for that of the legislative body, did the Court encroach unconstitutionally upon the powers of a coexisting and coequal branch of the government?
- D. Was it a violation of due process and separation of powers for the Court to interpret the Memorandum of Understanding to be a binding contract wherein the Council delegated its discretionary function to determine employee salaries, and that all subsequent acts were ministerial? Would there be a different result

than that of the Court below even under California contract law?

E. Did the Court below deny Federal and State due process guarantees to the City of Glendale by failing to recognize applicable State and local laws which were in accord and which were not declared constitutionally invalid?

# CONSTITUTIONAL PROVISIONS AND STATUTES INVOLVED

The following constitutional provisions, statutes and ordinances are involved (set forth in Appendix A):

## U.S. Constitution:

Article I, Section 1; Article III, Section 1; Amendment V; Amendment XIV, Section 1.

## California Constitution:

Article I, Sections 1 and 15; Article III, Section 3; Article XI, Sections 3(a) and 5(a); Article XVI, Section 18.

# California Statutes:

Civil Code: Sections 1644, 1646 and 1647.

Government Code: Section 3500.

Glendale City Charter:

Article IV, Section 3; Article VI Section 6; Article XI, Sections 1, 3 and 4; Article XXIII, Sections 13 and 27.

Glendale Ordinances:

Ordinance No. 3936, amending Ordinance No. 3921; Ordinance No. 3921.

#### STATEMENT OF THE CASE

Pursuant to the Meyers-Milias-Brown Act (California Government Code, Sections 3500, et seq.) the City of Glendale enacted certain ordinances governing employer-employee relations. The Glendale City Employees' Association (hereinafter referred to as "the Association") representing the City employees, and represented by its President, David North, and a negotiator from the California League of City Employee's Association, Phillip Bowers, met and conferred with Charles Briley, the Assistant City Manager, with regard to the salaries to be paid to the City employees for the fiscal year 1970-1971. The result of these meetings was a negotiated Memorandum of Understanding concerning salaries and other matters.

The Memorandum of Understanding contained four provisions, but the one upon which

this action is based deals with a salary survey. It states as follows:

"The parties hereto will conduct a joint salary survey and using as guidelines data secured from the following jurisdictions, Burbank, Pasadena, Santa Monica, Long Beach, Anaheim, Santa Ana, Los Angeles City and Los Angeles County. The intent of the survey will be to place Glendale salaries in an above average position with reference to the jurisdictions compared with proper consideration given to internal alignments and traditional relationships. The data used will be that data available to us and intended for use in fiscal year 1970-71. Adjustments which it is agreed shall be made will have an effective date of October 1, 1970. It is intended that comparisons will be made on a classification basis and not title only, and that the classifications shall be determined by professional judgment of the highest qualified personnel people with whom we would confer in the jurisdictions with whom which we will compare."

Pursuant to this agreement, a salary survey was conducted. Consistent with its practices since 1953, the City utilized the data by preparing "bar charts." These charts are long strips of graph paper showing the job classification on the left side and the salary range for that classification as represented by a colored line on the chart. Each jurisdiction surveyed was represented by a different colored line. By comparing the lineup of the different colored lines it was possible to easily visualize the relationship of Glendale salaries to the other jurisdictions surveyed. It was agreed that in making these comparisons the City could be particularly concerned with the top step (fifth or E step) of the salary ranges, since the majority of the Glendale employees were at the top step of their salary range.

Some classifications had no comparable position in their jurisdictions and no comparison was possible. In other cases comparable positions were found in only one or a few of the jurisdictions. Data intended for use in 1970-71 in Santa Monica and Anaheim were not available at all.

The charts were completed in midSeptember of 1970 so that the City representatives could make recommendations for salary
adjustments in time for them to be effective as
of October 1, 1970. The proposed Glendale
salaries were indicated by a brown line on the
bar charts and were discussed by representatives of both parties. The Association then
obtained a computer analysis of the arithmetical
averages of the salaries surveyed, and took the
position that the City had not complied with the
memorandum of understanding. A salary

ordinance embodying the recommendations of the City Manager's office was enacted over objections from the Association. (Ordinance No. 3936, amending Ordinance No. 3921.)

The Association sought a writ of mandate from the trial court contending that the memorandum of understanding had contemplated an arithmetical average and that the memorandum bound the City to pay each class of employees a salary at least in a salary range above the average of the surveyed jurisdictions for the comparable class of position.

#### TRIAL COURT ACTION

The City defended the action on numerous grounds, among them that the memorandum of understanding was not binding upon the City Council and that mandate was inappropriate to compel action by the City Council, but also on the merits that, properly interpreted, the memorandum of understanding was fully complied with. The trial court received testimony concerning certain negotiations leading up to the memorandum of understanding and as to the meaning of the phrases "above-average position" and "with proper consideration given to internal alignments and traditional relationships," in the memorandum.

After the trial, the Court concluded that the average for each of the classes of positions must be recomputed using the arithmetical average of the jurisdictions considered plus one cent, and the trial court entered its judgment directing that a peremptory writ of mandate issue. Judgment was filed on July 9, 1971. The defendants appealed.

#### COURT OF APPEAL

The Court of Appeal reversed the judgment of the trial court. The Court found that the City Council could not be compelled by writ of mandate to adopt an ordinance based on the terms contained in the Memorandum of Understanding as construed by the trial court. The decision was filed on November 28, 1973. Thereafter, the Association successfully sought a rehearing in the Court of Appeal.

The Court of Appeal filed its second opinion on May 21, 1974. This opinion reaffirmed its reversal of the trial court's judgment.

A second petition for rehearing was denied on June 19, 1974. Plaintiffs then filed a petition for hearing in the California Supreme Court, which was granted on August 28, 1974.

## CALIFORNIA SUPREME COURT

In its opinion, filed on October 3, 1975 (reported at 15 Cal.3d 328, Cal.Rptr., P.2d), the California Supreme Court discussed the same legal issues raised in the petition for hearing in the Court of Appeal.

The Supreme Court's opinion reversed the judgment of the Court of Appeal. Among its findings, it concluded that the Memorandum became a binding contract upon approval by the City Council; that the City had failed to comply with the terms of the contract, as interpreted by the trial court; that even though the plaintiffs filed suit on behalf of the class of City employees, it found those allegations to be superfluous; that the administrative remedy was inadequate, and so plaintiffs' failure to exhaust its admininstrative remedies was excused; and that the approval of the Memorandum of Understanding itself constituted the legislative act that fixed employee salaries in accord with the understanding. In order to mend what it considered to be a "procedural defect," the Court remanded the judgment back to the trial court for joinder of the "appropriate city officials" entrusted with the administrative duties of computing and paying salaries.

Defendants filed a timely petition for rehearing in the California Supreme Court on October 17, 1975. The petition was denied on October 30, 1975.

REASONS FOR ALLOWANCE OF THE WRIT

A. UNDER THE U.S. CON-STITUTION (AMENDMENT V: AMENDMENT XIV, SECTION 1) AND THE CALIFORNIA CONSTI-TUTION (ARTICLE I, SECTIONS 1, 15) THE STATE COURT DE-NIED TO PETITIONER DUE PRO-CESS OF LAW IN GRANTING A WRIT OF MANDATE ORDERING THE COMPUTATION AND PAY-MENT OF SALARIES TO CITY EMPLOYEES, NOTWITHSTANDING THE EXISTENCE OF A SALARY ORDINANCE AS REQUIRED BY THE CITY CHARTER AND WHICH AUTHORIZED PAYMENT OF A DIFFERENT AMOUNT FOR SALARIES.

It is no longer the subject of reasonable debate that mandamus may not be employed to effect a desired decision contrary to the opinion of an official or board vested with discretionary power. Redding v. City of Los Angeles (1947) 81 Cal. App. 2d 888, 185 P. 2d 430, certiorari denied 68 S. Ct. 1338, 334 U.S. 825, 92 L. Ed. 1754, rehearing denied 68 S. Ct. 1511, 334 U.S. 854, 92 L. Ed. 1776; Rupp v. Teets (1957) 48

Cal. 2d 647, 312 P. 2d 5, certiorari granted 78 S. Ct. 91, 355 U.S. 854, 2 L. Ed. 2d 62, affirmed 78 S. Ct. 1263, 357 U.S. 549, 2 L. Ed. 2d 1531, rehearing denied 79 S. Ct. 13, 358 U.S. 858, 3 L. Ed. 2d 92; Bell v. Hood (D. C. 1947) 71 F. Supp. 813; Martin v. County of Contra Costa (1970) 8 Cal. App. 3d 856, 87 Cal. Rptr. 886; Johanson v. City Council of City of Santa Cruz (1963) 222 Cal. App. 2d 68 at 71-72, 34 Cal. Rptr. 798; Tandy v. City of Oakland (1962) 208 Cal. App. 2d 609, 611, 25 Cal. Rptr. 429.

Ostensibly, the California Supreme Court ordered the "ministerial" act of paying employee salaries. Where City officials refuse to pay salaries as legally required by a salary ordinance then in existence, such an order would indeed be compelling a ministerial act. However, the Court simply ignored the existence already of a valid salary ordinance, proclaiming the approval by the City Council of the Memorandum of Understanding to be a sufficient "legislative act" that fixed employee salaries.

But not just any legislative act is enough to fix employee salaries. Article IV, Section 3 of the City Charter of Glendale states:

"All [other] officers, assistants, deputies clerks and employees shall receive such compensation as the council may from time to time determine by ordinance."
(Emphasis added.)

Section 4 of Article XI states in part:

"All demands approved by the proper board, commission or officer shall be presented to the city controller, who shall examine the same; and if the amount thereof is legally due and there remains on his books an unexhausted balance or an appropriation against which the same may be charged, he shall approve such demand . . . " (Emphasis added.)

Section 3 of Article XI states in part:

"All demands against the city shall, before being paid, be presented to and approved by the proper commission or officer, as herein provided. Demands for which no appropriation has been made shall be presented to the council . . ." (Emphasis added.)

The provisions of the Charter are the law of the State and have the force and effect of legislative enactments (California Constitution, Article XI, Section 3(a)). It is therefore clear that State law, as well as the Charter, requires that employee salaries be fixed by ordinance accompanied by all the formalities and safeguards pertinent thereto. (See City Charter, Article VI, Section 6.)

Furthermore, Article IV, Section 3 (supra) vests absolute discretion in the City

Council as to how much compensation should be paid. Such discretion cannot be delegated, abrogated or ignored.

We deal here not with the adequacy or inadequacy of the salary ordinance (No. 3936, amending Ord. No. 3921) passed by the City Council on September 29, 1970, but rather our concern is with the extent to which the State courts have undertaken to rewrite a new salary ordinance superimposing their own interpretation of what constitutes the correct amount of compensation to City employees.

В. UNDER THE U.S. AND CALIFORNIA CONSTITUTIONS (CITED SUPRA) THE COURT BELOW DENIED DUE PROCESS OF LAW TO PETITIONER BY CONSTRUING THE MEMORAN-DUM OF UNDERSTANDING TO BE A BINDING CONTRACT WHICH FIXED THE COMPENSA-TION FOR CITY EMPLOYEES: EVEN IF FOUND TO BE A CON-TRACT, THE FAILURE TO COMPLY WITH CITY CHARTER AND STATE LAW PROVISIONS REGULATING SUCH CONTRACTS PRECLUDES THE GRANTING OF THE RELIEF SOUGHT.

The California Supreme Court, in contradiction of its own opinion, at one point makes reference to the memorandum:

"What point would there be in reducing it to writing, if the terms of the contract were of no legal significance?" (Emphasis added.)

If indeed we are dealing with a contract, then we are met head on by Article IV, Section 3 of the Charter (supra) which permits employee compensation to be regulated by ordinance only. But even if we make believe that Article IV, Section 3 does not exist, there is still another

mountain to overcome.

The Charter prescribes certain procedures which must be followed in order to bind the City to any proposed contract by virtue of which any money shall or may become payable by the City (Article XI, Section 1):

- 1. The proposed contract must be presented to the Controller; and
- 2. The Controller must certify that an applicable appropriation of fund exists; and
- 3. The Controller must certify that there remains unexpended and unapplied in the City treasury a sufficient balance to pay the estimated expense to be incurred; and
- 4. A sufficient appropriation must be made by resolution of City Council (Article XI, Section 4).

It becomes clear that not only weren't these procedures followed, but the plaintiffs were put on constructive notice that these procedures couldn't have been followed. At the time the memorandum was approved, the survey had not yet been taken, no data had been collected and no results could have ever been reasonably predicted. Certainly there was nothing that could have been presented to the Controller for certification.

The Court bypassed this problem by conveniently vascillating between "contract" and "legislative act" as required to reach the end result.

If the Memorandum of Understanding represented any kind of agreement at all, it simply bound the City to take the salary survey, which it did. To read any more than that into the memorandum violates common sense and the plain language of the memorandum.

The above provisions of the Charter were enacted to protect and benefit the citizens of the City of Glendale. Its purpose is to achieve a balanced budget through controlled spending of tax levy funds. The circumventing of these Charter requirements in this respect raises serious and substantial constitutional questions respecting the rights of taxpayers for whose benefit these laws were passed. It is absolutely essential for the continued faith of citizens in a democratic form of government, and for the sound, fiscal management of municipal governments, that legislative enactments, absent a declaration of unconstitutionality, be protected from unwarranted and unconstitutional judicial intrusion.

Article XVI, Section 18 of the California Constitution states in part:

"No . . . city . . . shall incur any indebtedness or liability in any manner or for any purpose exceeding

in any year the income and revenue provided for such year, without the assent of two-thirds of the qualified electors thereof, voting at an election to be held for that purpose . . ."
(Emphasis added.)

The foregoing provision was enacted for the mutual benefit of all of the taxpayers of the City of Glendale. It would have been, and still is, constitutionally invalid for a city to bypass such an election and bind themselves to any type of agreement whatsoever where the liability pursuant to such an agreement could potentially exceed the income and revenue of the city for that year.

Clearly, then, the Council did not thereafter lose its authority, but retained its discretion to determine employee compensation upon a review of the results from the salary survey. Only in this way could the purpose and spirit of Section 18 (supra) have been effectuated; only in this way could the memorandum have remained constitutionally valid at all.

C. IT WAS A VIOLATION OF DUE PROCESS (U.S. AND CALI-FORNIA CONSTITUTIONS, SUPRA) AND THE DOCTRINE OF SEPARA-TION OF POWERS (U.S. CON-STITUTION, ARTICLE I, SECTION 1; ARTICLE III, SECTION 1; CALIFORNIA CONSTITUTION. ARTICLE III, SECTION 3) FOR THE COURT TO COMPEL THE PAYMENT OF EMPLOYEE SAL-ARIES CONTRARY TO THE PRO-VISIONS OF AN EXISTING SAL-ARY ORDINANCE AND NOTWITH-STANDING THE TOTAL ABSENCE OF ANY OTHER CORRESPONDING SALARY ORDINANCE OR APPRO-PRIATION AUTHORIZING SUCH PAYMENT: BY SUBSTITUTING ITS OWN DISCRETION AND IN-TERPRETATION FOR THAT OF THE LEGISLATIVE BODY, THE COURT ENCROACHED UNCON-STITUTIONALLY UPON THE POWERS OF A COEXISTING AND COEQUAL BRANCH OF THE GOVERNMENT.

The act of the California Supreme Court, remanding the case for joinder of the "appropriate city officials" and the "ministerial acts of computing and paying the salaries as fixed by the judgment," ignores the fundamental structure

of a corporation, municipal or otherwise. A municipal corporation is a creature of statute. It acts by statute. It functions by statute. It has no authority to do, or understanding of, anything other than what it is programmed to do by statute. The Court's decision also ignores the theory of separation of powers, a doctrine conceived at the time of our nation's birth, and one deeply imbedded in both our federal and state trifurcated systems of government.

(U.S. and California Constitutions, supra.)

The doctrine precludes a court from commanding or prohobiting a legislative act at the local level (or state level). Monarch Cablevision v. City Council, City of Pacific Grove (1966) 239 Cal. App. 2d 206, 48 Cal. Rptr. 550; City Council of City of Santa Barbara v. Superior Court (1960) 179 Cal. App. 2d 389, 3 Cal. Rptr. 796.

It also prohibits judicial interference with the legislative process. Sladovich v. Fresno County (1958) 158 Cal. App. 2d 230, 322 P. 2d 565.

The Court below attempted, by its decision, to do more than invalidate the existing salary ordinance (No. 3936). It endeavored to redefine and judicially legislate an entirely brand new ordinance, one which was not in existence and which was not approved by the legislative body possessing that power.

Courts have no means, and no power, to avoid the effects of legislative nonaction. Therefore, when the legislature fails to make an appropriation, the courts cannot remedy that evil. California State Employees' Assn. v. State (1973) 32 Cal. App. 3d 103, 108 Cal. R Rptr. 60.

In the absence of an ordinance and authorizing appropriation, ministerial City officials have no authority to pay out any money. To the contrary, the official who acts in the absence of such ordinance and appropriation risks both civil and criminal penalties. (City Charter, Article XXIII, Sections 13 and 27.)

The California Supreme Court erred when it embarked upon "the murky project of ordering legislative members to adopt an ordinance," no matter how desirable they believed the ordinance to be. (Dissenting opinion of Justice Stanley Mosk.)

IT WAS A VIOLATION OF D. DUE PROCESS (CITED, SUPRA) AND SEPARATION OF POWERS (CITED, SUPRA) FOR THE COURT TO INTERPRET THE MEMORANDUM OF UNDER-STANDING TO BE A BINDING CONTRACT WHEREIN THE COUNCIL DELEGATED ITS DISCRETIONARY FUNCTION TO DETERMINE EMPLOYEE SALARIES, AND THAT ALL SUBSEQUENT ACTS WERE MINISTERIAL: EVEN AN IN-TERPRETATION UNDER CALIFORNIA CONTRACT LAW WOULD REQUIRE A DIFFERENT RESULT THAN THAT ARRIVED AT BY THE COURT.

Act (hereinafter referred to as "the Act") is to promote full communication between public employers and their employees. Nothing in the Act supersedes the provisions of existing State law and the charters, ordinances, and rules of local public agencies. California Government Code Section 3500.

In other words, discretion which was vested in a legislative body prior to the Act still remained in that body subsequent to it. It is incongruous to contend that, by virtue of any memorandum passed pursuant to the Act, the legislative body delegated or abdicated its discretion in setting salaries for City employees. It is equally incongruous to argue that the City Council would bind themselves and the City to a contract for employee salaries in an unspecified amount. The approval of the memorandum did not constitute an ordinance; the statutory prerequisites to any binding contract were totally lacking; and it was beyond the power and authority of the City Council to delegate such discretionary responsibility in any event.

Section 1644 of the California Civil Code states:

"The words of a contract are to be understood in their ordinary and popular sense . . . unless a special meaning is given to them by usage, in which case the latter must be followed." (Emphasis added.)

Section 1646 of the same code says:

"A contract is to be interpreted according to the law and usage of the place where it is to be performed; or, if it does not indicate a place of performance, according to the law and usage of the place where it is made." (Emphasis added.)

"A contract may be explained by reference to the circumstances under which it was made, and the matter to which it relates."

(Emphasis added.)

The evidence in the trial court was uncontroverted that the City had never before used an arithmetical average in computing salary or wager ates for City employees. Notwithstanding this fact, the trial court determined that the City bound itself to pay salaries above the arithmetical average, a term never even used in the Memorandum of Understanding. The memorandum called for acts to be done in Glendale, and it was signed and approved in Glendale. The practice of the City with respect to prior salary computations was a matter of public record. No party to the memorandum could have contemplated any specific amount until the results of the survey had been received, analyzed and interpreted.

The memorandum itself expressly reserves the legislative discretion of the Council:

"The items in this agreement are subject to the approval of the City Manager and the City Council of the City of Glendale, and will be placed into effect upon the taking of administrative action by the city manager's office and the

adoption of the necessary ordinances and resolutions by the City Council if acceptable to them." (Emphasis added.)

It is paradoxical indeed to contend that the approval of a memorandum, which expressly retains legislative discretion, itself constitutes a relinquishment of that discretion.

It is clear then that at all times, both prior and subsequent to the approval of the memorandum, the City Council did not and could not divest itself of its legal duty and legislative discretion to determine the compensation to be paid City employees. The Court below erred in concluding otherwise.

WAS DENIED BOTH FEDERAL AND STATE CONSTITUTIONAL GUARANTEES OF DUE PROCESS BECAUSE THE COURT BELOW FAILED TO RECOGNIZE APPLICABLE STATE AND LOCAL LAWS WHICH WERE IN ACCORD WITH EACH OTHER AND WHICH THE COURT BELOW DID NOT DECLARE CONSTITUTIONALLY INVALID.

California has, with the enactment of Article XI, Sections 3 and 5, of its Constitution, elected to permit cities to have and adopt charters by which they may run municipal affairs:

Section 3(a):

"For its own government . . . a city may adopt a charter . . . "

Section 5(a):

"It shall be competent in any city charter to provide that the city governed thereunder may make and enforce all ordinances and regulations in respect to municipal affairs subject only to restrictions and limitations provided

in their several charters . . . City charters adopted pursuant to this Consitution shall supersede any existing charter, and with respect to municipal affairs shall supersede all laws inconsistent therewith. " (Emphasis added.)

The City of Glendale has adopted such a charter and is thus subject to home rule in all municipal affairs.

Section 5(b) of Article XI (California Constitution) clearly makes the determination of employee salaries a municipal affair.

"It shall be competent in all city charters to provide . . . for . . . the terms for which the several municipal officers and employees whose compensation is paid by the city shall be elected or appointed . . . and for their compensation, and for the number of deputies, clerks and other employees that each shall have, and for the compensation . . . of such deputies, clerks and other employees."

(Emphasis added.)

It is clear, then, that both State and local law are both consistent with each other:
Both place the source of municipal administration in the city charter. Both concede that providing for employee compensation is a

municipal affair and is well within the jurisdiction of the city charter.

It is the province of the judiciary to declare the law as it is, and not as the Court deems it. Kelley v. Aarons (D.C.Cal. 1917) 238 F.996, affirmed Kelley v. Gill, 38 S.Ct. 38, 245 U.S. 116, 62 L.Ed. 185; Kobilkin v. Pillsbury (C.C.A. Cal. 1939) 103 F.2d 667, cert. granted 60 S.Ct. 97, 308 U.S. 530, 84 L.Ed., affirmed 60 S.Ct. 465, rehearing denied 60 S.Ct. 584; San Francisco Shopping News Co. v. City of South San Francisco (C.C. A. Cal. 1934) 69 F.2d 879, cert. den. 55 S. Ct. 122, 293 U.S. 606, 79 L.Ed. 697.

Legislative finds will not be disturbed by the courts in the absence of a palpable abuse of discretion. Nev-Cal Elect. Securities Co. v. Imperial Irr. District (C.C.A. Cal. 1936) 85 F. 2d 886, cert. den. 57 S. Ct. 493, 300 U.S. 662, L. Ed. 871; In re Shear (D.C. Cal. 1956) 139 F. Supp. 217; U.S. v. Mock (D.C. Cal. 1956) 143 F. Supp. 661.

As far back as 1899, due process of law was defined so as to preclude the exercise by the courts of those powers constitutionally vested in the other branches or departments of government. Western Union Tel. Co. v. Myatt (1899) 98 F. 335, 354.

The Court below did not declare the present existing salary ordinance to be so palpably unreasonable and arbitrary as to

amount to a gross abuse of discretion. Neither did it conclude that the ordinance was constitutionally invalid on any other basis. The Court sidestepped this problem and then proceeded to legislate a new and different ordinance. Such action constitutes an unmistakable denial of due process to petitioner.

This Petitioner has found no cases which deny the right of due process to a municipal corporation which attempts to abide by State and local law, applicable and controlling of such municipality, where such laws have not been voided by any court of competent jurisdiction.

The instant case is not an attempt to invoke the provisions of the Fourteenth Amendment "in opposition to the will of its creator," but rather to urge recognition by the Court below of State and local laws which are not in conflict with each other, and which require conduct in conflict with that ordered by the Court.

The California Supreme Court's decision flies in the face of legal precedent and Federal and State law. The City of Glendale and its constituents will be deprived of substantial property rights by virtue of the judgment below, since any judgment will, of necessity, be paid by the taxpapers of the City of Glendale. The ministerial officers of the City, joined by order of the Court below, will be placed in the precarious position of being in contempt of court

should they not follow its order, or being in violation of the lawful provisions of the City's Charter (cited, supra) if they do.

Under any reasonable interpretation of the Memorandum of Understanding expressed by the California Supreme Court, its decision must yield to State and local law, and the Federal and State Constitutions.

#### CONCL USION

The United States Constitution, as well as the California State Constitution, defines the authority, power and limitations of the three respective branches of government. Each branch is forbidden to trespass on the constitutional domain of any other branch.

The California Supreme Court had the judicial power to consider the existing salary ordinance and pass upon its ability to withstand constitutional scrutiny. In going beyond this, and ordering payment of a specific sum other than that provided for in the existing ordinance, the Court has migrated into a region entrusted to the legislative branch of government.

Courts, like municipalities, must look to higher sources for authority for their actions. Once those boundaries are traversed, the Court's actions become null and void.

Whether one adopts the Court's characterization of the Memorandum of Understanding as a contract, or its later reference to it as a legislative act, the facts and evidence in this case overwhelmingly indicate unwarranted and excessive judicial infringement into the legislative branch of government and the constitutional protections guaranteed by the U.S. and California Constitutions.

We respectfully request this Court to grant Petitioner's Petition for Writ of Certiorari.

Respectfully submitted,

RICHARD W. MARSTON, City Attorney

DENNIS H. SCHUCK, Deputy City Attorney

Attorneys for Petitioners

# APPENDIX A

# U.S. CONSTITUTION

## ARTICLE I, Section 1

All legislative powers herein granted shall be vested in a Congress of the United States which shall consist of a Senate and House of Representatives.

## ARTICLE III, Section 1

The judicial power of the United States shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish.

# AMENDMENT V (Applicable portion)

"... nor shall any person ... be deprived of life, liberty or property without due process of law ..."

# AMENDMENT XIV, Section I (Applicable portion)

"... nor shall any State deprive any person of life, liberty or property, without due process of law . . . "

# CALIFORNIA CONSTITUTION

ARTICLE I, Section 1

All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing and protecting property, and pursuing and obtaining safety, happiness and privacy.

ARTICLE I. Section 15

Persons may not . . . be deprived of life, liberty, or property without due process of law.

ARTICLE III, Section 3

The powers of State government are legislative, executive and judicial. Persons charged with the exercise of one power may not exercise either of the others except as permitted by this Constitution.

ARTICLE XI, Section 3(a) (Applicable portions)

For its own government . . . a city may adopt a charter by majority vote of its electors voting on the question . . . The provisions of a charter are the law of the State and have the force and effect of legislative enactments.

# ARTICLE XI, Section 5(a)

It shall be competent in any city charter to provide that the city governed thereunder may make and enforce all ordinances and regulations in respect to municipal affairs, subject only to restrictions and limitations provided in their several charters and in respect to other matters they shall be subject to general laws. City charters adopted pursuant to this Constitution shall supersede all laws inconsistent therewith.

ARTICLE XVI, Section 18 (Applicable portion)

No... city... shall incur any indebtedess or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two-thirds of the qualified electors thereof, voting at an election to be held for that purpose...

# CALIFORNIA CIVIL CODE

Section 1644:

The words of a contract are to be understood in their ordinary and popular sense, rather than according to their strict legal meaning; unless used by the parties in a technical sense, or unless a special meaning is given to them by usage, in which case the latter must be followed.

Section 1646:

A contract is to be interpreted according to the law and usage of the place where it is to be performed; or, if it does not indicate a place of performance, according to the law and usage of the place where it is made.

Section 1647:

A contract may be explained by reference to the circumstances under which it was made and the matter to which it relates.

# GOVERNMENT CODE

Section 3500. Purpose and Intent

It is the purpose of this chapter to promote full communication between public employers and their employees by providing a reasonable method of resolving disputes regarding wages, hours, and other terms and conditions of employment between public employers and public employee organizations. It is also the purpose of this chapter to promote the improvement of personnel management and employer-employee relations within the various public agencies in the State of California by providing a uniform basis for recognizing the right of public employees to join organizations of their own choice and be represented by such organizations in their

employment relationships with public agencies. Nothing contained herein shall be deemed to supersede the provisions of existing state law and the charters, ordinances, and rules of local public agencies which establish and regulate a merit or civil service system or which provide for other methods of administering employeremployee relations nor is it intended that this chapter be binding upon those public agencies which provide procedures for the administration of employer-employee relations in accordance with the provisions of this chapter. This chapter is intended, instead, to strengthen merit, civil service and other methods of administering employer-employee relations through the establishment of uniform and orderly methods of communication between employees and the public agencies by which they are employed.

## GLENDALE CITY CHARTER

ARTICLE IV, Section 3

The members of the council shall each be paid twenty-five dollars for each meeting of the council attended, but not exceeding six meetings in each month. The board of education shall serve without compensation. All other officers, assistants, deputies, clerks and employees shall receive such compensation as the council may from time to time determine by ordinance.

ARTICLE VI, Section 6 (Applicable portion)

The enacting clause of every ordinance passed by the council shall be: "Be it ordained by the council of the City of Glendale . . ."

At least five days must elapse between the introduction and the final passage of any ordinance . . .

A final vote on any ordinance or any vote on any appropriation must be taken only at a

regular or adjourned regular meeting. Every ordinance must be signed by the mayor and attested by the clerk. Notice thereof shall be published once in a newspaper of general circulation...

In the publication of every ordinance the advertisement shall contain a statement of the title, number and date of the ordinance, a brief statement of the nature of the ordinance, and a reference to a copy of the ordinance which shall be on file and available for public inspection at all reasonable times in the office of the city clerk.

ARTICLE XI, Section 1 (Applicable portion)

. . . The city clerk shall furnish the controller with copies of all ordinances, resolutions and orders of the council making appropriations or authorizing expenditures of money for any purpose. All . . . orders or contracts proposed to be entered into by the city by virtue of which any money shall or may become payable by the city . . . the expense of which is to be paid by assessments upon properties benefited or affected thereby, shall before becoming effective, on behalf of the city, be presented to the controller and have endorsed thereon his certificate that there remains unexpended and unapplied in the city treasury as provided by this Charter, a balance of the appropriation or fund applicable thereto sufficient to pay the estimated expense to be incurred during the then current fiscal year under said order or contract

as estimated by the board or officer making the same, or that adequate provision therefor has been made in the tax levy, or by other revenues to be received by the city as estimated in the budgets . . .

ARTICLE XI, Section 3 (Applicable portion)

All demands against the city shall, before being paid, be presented to and approved by the proper commission or officer, as herein provided. Demands for which no appropriation has been made shall be presented to the council...

ARTICLE XI, Section 4 (Applicable portion)

All demands approved by the proper board, commission or officer shall be presented to the city controller, who shall examine the same; and if the amount thereof is legally due and there remains on his books an unexhausted balance or an appropriation against which the same may be charged, he shall approve such demand and draw and sign his warrant on the treasurer therefor, payable out of the proper fund . . . Such warrants when presented to the treasurer shall be paid by him out of the fund therein designated, if there be sufficient money in such fund for that purpose.

# ARTICLE XXIII, Section 13

Every officer who shall willfully approve, allow or pay any demand on the treasury not authorized by law, shall be liable to the city individually and on his official bond for the

amount of the demand so approved, allowed or paid, and shall forfeit such office and be forever disbarred and disqualified from holding any position in the service of the city.

ARTICLE XXIII, Section 27 (Applicable portion)

The violation of any provision of this Charter shall be deemed a misdemeanor. The council may make the violation of any ordinance a misdemeanor and fix punishments therefor, not exceeding a fine of five hundred dollars or imprisonment not exceeding six months, or both.

ORDINANCE NO. 3936	CAL AND ADMINISTRATIVE (COB-
AN ORDINANCE OF THE CITY OF GLENDALE AMENDING ORDI-	tirfued). Salary Range
NANCE NO. 3921 RELATING TO SALARIES. BE IT ORDAINED BY THE COUNCIL OF THE CITY OF	Code Class Title No. 009 Administrative Intern 250 008 Assistant Buyer 44 030 Assistant Chief Examiner 69
GLENDALE: SECTION 1. Section 6.1 of Ordi- nance No. 3921 is amended to read: SECTION 6.1 CLERICAL. FIS-	062         Assistant City Manager         650           076         Assistant to City Manager         66           141         Buyer         53           162         Chief Examiner         73           198         City Manager         800
CAL AND ADMINISTRATIVE.	220 Civil Defense Property
Code Class Title No.	Officer 47 253 Commercial Operations Supervisor 62
120 Bookkeeping Machine Operator	315 Director of Purchases 67 440 Executive Assistant 63
con Clarical Aide	594 Mechanical Stock Clerk 36
232 Clerk I 26 238 Clerk II 31 241 Clerk III 37	630 Personnel Analyst 55 633 Personnel Trainee 47
241 Clerk III	687 Principal Personnel Analyst 60 723 Research and Budget
247 Clerk-Typist 1	Officer 66 760 Senior Administrative
324 Duplicating Shop Operator	Analyst
Analyst 52	804 Senior Personnel Analyst . 61 863 Storekeeper I 40
330 EDP Equipment Operator 43 331 EDP Senior Equipment	866 Storekeeper II
Operator 46	SECTION 4. Section 6.4 of Ordi- nance No. 3921 is amended to read:
Supervisor	SECTION 6.4. ENGINEERING AND RELATED TECHNICAL.
337 EDP Principal Programmer	Salary Range
and ETAD Systems Analysis DU	Code Class Title 060 Assistant Engineering
339 EDP Director 66 507 Key Punch Operator 32 510 Key Punch Supervisor 37	Technician 43
522 Legal Secretary 44	130 Building Inspector II 53 223 Civil Engineer 67
743 Secretary-Stenographer II 42	226 Civil Engineering Assistant 55 229 Civil Engineering Associate 61
510 Key Punch Supervisor 522 Legal Secretary 743 Secretary-Stenographer I 39 746 Secretary-Stenographer II 42 749 Secretary to City Clerk 44 752 Secretary to City Manager 48 The letters "EDP" used herein shall be understood to mean "Elec-	262 Construction Inspector 53
The letters "EDP" used herein shall be understood to mean "Elec-	321 Draftsman 403 Electrical Inspector 50
tronic Data Processing." SECTION 2. Section 6.2 of Ordi-	403 Electrical Inspector 50 429 Engineering Aide 37 432 Engineering Technician
manage No 1971 is amended to redu.	480 Heating, Ventilating and Air Conditioning Inspector 50
SECTION 6.2. CLERICAL, FIS- CAL AND ADMINISTRATIVE (con-	496 Industrial Waste Inspector 51
tinued).	498 Instrumentman 516 Lath and Plaster Inspector 639 Plan Checker 55
Code Class Title No.	639 Plan Checker
003 Accountant 49	645 Planning Associate 52 648 Planner 56
040 Assistant City Clerk . 56	651 Planning Director 76 654 Plumbing Inspector 50
040 Assistant City Clerk 044 Assistant City Controller 67 186 City Clerk	679 Principal Engineering
190 City Controller	601 Principal Planner 66
or a Common of Donescontative 33	726 Right-of-Way Agent
290 Deputy City Clerk	768 Senior Building Inspector . 54
637 License investigator 1	Inspector 59 780 Senior Draftsman 49
540 License investigator ii 597 Meter Reader 37	794 Conjor Engineering
597 Meter Reader 37 512 Parking Attendant 20 621 Parking Meter Collector 36 621 Parking Meter Serviceman 40	Technician 55 806 Senior Planner 61 890 Superintendent of Buildings 70
707 Real Property Agent and	893 Supervising Civil Engineering Associate 64
Claims Investigator Ou	906 Survey Party Chief 55
798 Senior Meter Reader 41	906 Survey Party Chief 55 992 Zoning Administrator 64 SECTION 5. Section 6.5 of Ordinance No. 3921 is amended to read:
839 Special Collector 36	
Foreman Section 63 of Ordi-	AND RELATED TECHNICAL (con- tinued).
mance No. 3921 is amended to read: SECTION 6.3. CLERICAL, FIS-	Salary Bange

-	O1 - 614	000 P 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Class Title No.	603 Painter
064	Assistant City Engineer 71 Assistant General Manager	722 Refuse Collection Foreman 49 736 Sanitation Crewman 38
003	and Principal Engineer 79	740 Sanitation Superintendent 66
158	Chief Flectric Works	818 Senior Refuse Foreman 51
200	Engineer 75 Chief Water Works Engineer 75	
174	Chief Water Works	829 Shop Foreman 52 830 Shop Superintendent 57
	Engineer 75 City Engineer 77 City Traffic Engineer 68 Director of Public Works 84 Electrical Engineer 68	815 Steam Plant Maintenance
194	City Engineer 77	Supervisor 56 848 Steam Plant Mechanic I 46 851 Steam Plant Mechanic II 50
210	City Traffic Engineer 68	848 Steam Plant Mechanic I . 46
312	Director of Public Works . 84	851 Steam Plant Mechanic II . 50
391	Electrical Engineer 68 Electrical Engineering Assistant 56	854 Steam Plant Operation
395	Electrical Engineering	Supervisor   62
399	Electrical Engineering	860 Steam Plant Operator II 51
283	Associate 62	935 Truck Operator 42
419	Electrical Sales	938 Utility Welder 50
410	Representative 59	989 Yard Attendant . 36
468	Conord Manager and	938 Utility Welder 50 989 Yard Attendant 36 SECTION 7. Section 6.7 of Ordi-
	Chief Engineer 700 Mechanical Engineer 66	
573	Mechanical Engineer 66	SECTION 6.7. LABOR, LABOR
576	Mechanical Engineering	SECTION 6.7. LABOR, LABOR SUPERVISION AND SKILLED
	Assistant 55	TRADES (continued).
579	Mechanical Engineering	Salary
	Associate 61	Code Class Title No. 111 Auxiliary Operator 39
683	Principal Mechanical Engineer 72	Code Class Title No.
	Engineer 72	111 Auxiliary Operator 39
695	Principal Structural	582 Mechanical Maintenance
	Engineer 72 Senior Civil Engineer 70	and Warehouse
772	Senior Civil Engineer 70 Senior Electrical Engineer 71	Superintendent 62
792	Senior Electrical Engineer 71	698 Pumping Plant Operator 4.
824	Senior Water Works	820 Senior Street Foreman . 53 827 Sewer Maintenance Man . 40
878	Structural Projects 66	834 Sign Dainter Man 40
881	Engineer 71 Structural Engineer 66 Sinuctural Engineering	834 Sign Painter 45 869 Street Foreman 51 872 Street Maintenance Man
001	Structural Engineering Assistant 55	872 Street Maintenance Man 39
884	Structural Engineering	875 Street Superintendent 66
004	Structural Engineering Associate 61	924 Traffic Painter 40
896		924 Traffic Painter 40 947 Water Construction
	Engineering Associate 68	Supervisor 58 950 Water Distribution Inspector 43 953 Water Foreman I 47
899	Supervising Structural	950 Water Distribution Inspector 43
	Engineering Associate 67	953 Water Foreman I 47
920	Truffic Engineering	953 Water Foreman I 47 956 Water Foreman II
	Assistant 55	959 Water Meter Repairman I 40
923	Traffic Engineering	962 Water Meter Repairman II 46
	Associate 61 CCTION 6. Section 6.6 of Ordi-	965 Water Production and
SE	CTION 6. Section 6.6 of Ordi-	Maintenance Supervisor 53
nanc	ce No. 3921 is amended to read:	968 Water Production and
SE	CTION 6.6. LABOR, LABOR	Storage Foreman 48
SUP	ERVISION AND SKILLED	971 Water Service and
TRA	DES.	Meter Supervisor 51
	Salary	974 Water Service Investigator 45 977 Water Superintendent 66 980 Water System Repairman 45
Call	Range No.	960 Water System Renairman 45
088	Class Title No. Automotive Body Repairman Automotive Equipment 46	983 Water Utilityman I 41
000	Repairman Automotive Equipment	986 Water Utilityman II 43
092	Automotive Equipment	
		SECTION 8 Section 68 of Ordi-
	Painter 46	983 Water Utilityman I 41 986 Water Utilityman II 43 SECTION 8. Section 6.8 of Ordi- nance No. 3921 is amended to read-
104	Painter 46	nance No. 3921 is amended to read-
104	Painter 46 Automotive Serviceman 37	nance No. 3921 is amended to read-
117	Painter 46	SECTION 6.8. LABOR, LABOR
117	Painter Automotive Serviceman 37 Blacksmith and Welder 46	SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED
123	Painter Automotive Serviceman 37 Blacksmith and Welder 46 Bookmobile Operator 39	section 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range
117 123 132 138 144	Painter	SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title
117 123 132 138 144 150	Painter	section 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Bange Code Class Title No. 018 Appliance Service Foreman 51
117 123 132 138 144 150 271	Painter	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Bange Code Class Title 018 Appliance Service Foreman 51 021 Appliance Serviceman 46
117 123 132 138 144 150 271 274	Painter	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title 018 Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69
117 123 132 138 144 150 271 274 424	Painter	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title No. 018 Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and
117 123 132 138 144 150 271 274 424 426	Painter 46 Automotive Serviceman 37 Blacksmith and Welder 46 Bookmobile Operator 39 Building Repair Foreman 46 Building Repairman 43 Carpenter 45 Cement Worker Finisher 44 Custodial Worker I 31 Custodial Worker I 35 Electrician 48	section 6.8. LABOR, LABOR SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title No. 018 Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62
117 123 132 138 144 150 271 274 424 426 433	Painter 46 Automotive Serviceman 37 Blacksmith and Welder 46 Bookmobile Operator 39 Building Repair Foreman 46 Building Repairman 43 Carpenter 45 Cement Worker Finisher 44 Custodial Worker II 31 Custodial Worker II 35 Electrician 48 Elevator Operator 27 Equipment Mechanic I 46	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Hange Code Class Title 018 Appliance Service Foreman 50 1021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead
117 123 132 138 144 150 271 274 424 426 433 434	Painter	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title No. 018 Appliance Service Foreman 51 021 Appliance Serviceman 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63
117 123 132 138 144 150 271 274 424 426 433 434 435	Painter 46 Automotive Serviceman 37 Blacksmith and Welder 46 Bookmobile Operator 39 Building Repair Foreman 46 Building Repair Foreman 43 Carpenter 45 Cement Worker Finisher 44 Custodial Worker I 31 Custodial Worker II 35 Electrician 48 Elevator Operator 27 Equipment Mechanic I 46 Equipment Mechanic II 48 Equipment Operator I 40	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title No. 018 Appliance Service Foreman 51 021 Appliance Serviceman 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63
117 123 132 138 144 150 271 274 424 426 433 434 435 438	Painter	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Bange Code Class Title 018 Appliance Service Foreman 50 121 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 551 Electric Station Foreman 53 552 Electric Station Operator 41
117 123 132 138 144 150 271 274 424 426 433 434 435	Painter	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title 018 Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 355 Electric Station Operator 41 359 Electric Test Assistant 39
117 123 132 138 144 150 271 274 424 426 433 434 435 438	Painter	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Bange Code Class Title 018 Appliance Service Foreman 50 121 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 55 Electric Station Operator 41 359 Electric Test Assistant 39 363 Electric Test Foreman 58 3667 Electric Test Repairman I 46
117 123 132 138 144 150 271 274 424 426 433 434 435 438 477	Painter Automotive Serviceman 37 Blacksmith and Weider 46 Bookmobile Operator 39 Building Repair Foreman 46 Building Repairman 43 Carpenter 45 Cement Worker Finisher 44 Custodial Worker I 31 Custodial Worker II 35 Electrician 48 Elevator Operator 27 Equipment Mechanic I 46 Equipment Mechanic II 46 Equipment Operator I 40 Equipment Operator II 46 Heating and Air Conditioning Repairman 48 Inspector 43	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Bange Code Class Title 018 Appliance Service Foreman 50 121 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 55 Electric Station Operator 41 359 Electric Test Assistant 39 363 Electric Test Foreman 58 3667 Electric Test Repairman I 46
117 123 132 138 144 150 271 271 274 424 426 433 434 435 438 477 487 564 567	Painter Automotive Serviceman	section 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title 018 Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 355 Electric Station Foreman 53 355 Electric Station Foreman 53 363 Electric Test Repairman 1 36 367 Electric Test Repairman 1 46 371 Electric Test Repairman 1 34 375 Electric Unnderground and
117 123 132 138 144 150 271 274 424 426 433 434 435 438 477	Painter Automotive Serviceman	section 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary  Range Code Class Title Old Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 355 Electric Station Operator 41 359 Electric Test Assistant 39 363 Electric Test Repairman I 54 371 Electric Test Repairman II 54 375 Electric Unnderground and Station Supervisor 63
117 123 132 138 144 150 271 274 424 426 433 434 438 477 487 564 567 570	Painter 46 Automotive Serviceman 37 Blacksmith and Welder 46 Bookmobile Operator 39 Building Repair Foreman 46 Building Repair Foreman 45 Carpenter 45 Cement Worker Finisher 44 Custodial Worker I 31 Custodial Worker II 35 Electrician 48 Elevator Operator 27 Equipment Mechanic I 46 Equipment Mechanic II 48 Equipment Operator I 40 Equipment Operator I 40 Heating and Air Conditioning Repairman 48 Inspector 43 Machinist 46 Maintenance Man 36 Maintenance Superintendent, Municipal Buildings 56	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title 018 Appliance Service Foreman 50 121 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 55 Electric Station Operator 41 359 Electric Test Assistant 39 363 Electric Test Foreman 58 367 Electric Test Repairman I 54 375 Electric Test Repairman II 54 375 Electric Unnderground and Station Supervisor 63 379 Electric Utilityman I 40
117 123 138 144 150 271 274 424 426 433 434 435 438 477 487 564 567 570	Painter Automotive Serviceman 37 Blacksmith and Welder 46 Bookmobile Operator 39 Building Repair Foreman 46 Building Repair Foreman 43 Carpenter 45 Cement Worker Finisher 44 Custodial Worker II 31 Custodial Worker II 35 Electrician 48 Elevator Operator 27 Equipment Mechanic I 46 Equipment Mechanic II 48 Equipment Operator I 40 Equipment Operator I 40 Equipment Operator II 46 Maintenance Man 36 Maintenance Superintendent, Municipal Buildings 56 Mechanic Helper 39	section 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title 018 Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 355 Electric Station Foreman 53 355 Electric Test Assistant 39 363 Electric Test Foreman 58 367 Electric Test Repairman I 46 371 Electric Test Repairman II 54 375 Electric Unnderground and Station Supervisor 63 379 Electric Utilityman I 40 383 Electric Utilityman II 48
117 123 138 144 150 271 424 426 433 434 435 438 477 487 564 567 570 571 585	Painter Automotive Serviceman	section 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title No. 018 Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 355 Electric Station Operator 41 359 Electric Test Assistant 39 363 Electric Test Repairman 1 46 371 Electric Test Repairman 1 54 375 Electric Uniderground and Station Supervisor 63 379 Electric Uniderground and Station Supervisor 63 379 Electric Utilityman II 48 387 Electric Utilityman II 50
117 123 132 138 144 150 271 274 424 424 433 434 435 438 477 567 567 570 571 585 588	Painter Automotive Serviceman	nance No. 3921 is amended to read: SECTION 6.8. LABOR, LABOR, SUPERVISION AND SKILLED TRADES (continued).  Salary Hange Code Class Title 018 Appliance Service Foreman 50 121 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 355 Electric Station Foreman 53 355 Electric Test Assistant 39 363 Electric Test Repairman 1 363 Electric Test Repairman 1 371 Electric Test Repairman 1 371 Electric Test Repairman 1 375 Electric Utilityman 1 379 Electric Utilityman 1 383 Electric Utilityman 1 387 Electric Utilityman II 387 Electrical Mechanical
117 123 138 144 150 271 424 426 433 434 435 438 477 487 564 567 570 571 585	Painter Automotive Serviceman	section 6.8. LABOR, LABOR SUPERVISION AND SKILLED TRADES (continued).  Salary Range Code Class Title No. 018 Appliance Service Foreman 51 021 Appliance Serviceman 46 170 Chief Steam Plant Engineer 69 343 Electric Meters and Services Supervisor 62 347 Electric Overhead Supervisor 63 351 Electric Station Foreman 53 355 Electric Station Operator 41 359 Electric Test Assistant 39 363 Electric Test Repairman 1 46 371 Electric Test Repairman 1 54 375 Electric Uniderground and Station Supervisor 63 379 Electric Uniderground and Station Supervisor 63 379 Electric Utilityman II 48 387 Electric Utilityman II 50

Repairman I ..... 47
Electrical Mechanical Code Class Title Animal Control Officer 415 Repairman II ... 53 Electrical Superintendent 68 Battalion Chief Communications Operator . 36 Instrument and Laboratory
Technician I Fire Alarm Technician I Deputy Fire Chief Technician I
Instrument and Laboratory
Technician II
Line Foreman I
Line Foreman II
Line Foreman II
Line Foreman II
Line Foreman II
Lineman Helper
Line Truckman Fire Alarm Technician II 495 Fire Chief ........... 453 459 Fireman . Identification Technician . 483 Line Truckman 41
Senior Electric Station
Foreman 56
Senior Electric Station 701 Foreman Senior Electric Station Officer Operator

944 Watch Engineer

SECTION 9. Section 6.9 of Ordinance No. 3921 is amended to read:
SECTION 6.9. PARKS, RECREATION AND LIBRARIES. Senior Radio Technician . 49 Special Officer
Supervisor of Records and 220 Identification 55
917 Switchboard Operator 32
SECTION 12. Section 6.12 of Ordinance No. 3921 is amended to read:
SECTION 6.12 COMMUNICATIONS. PUBLIC SAFETY, LEGAL
AND PUBLIC HEALTH (continued). Salary Range No. Code Class Title Arts and Crafts Attendant 29
Assistant Director of Parks and Recreation . 65 Range Assistant to Auditorium

Supervisor
Auditorium Supervisor
Gardener I
Gardener II
Groundskeeper
Landscape Architect
Lifeguard II
Lifeguard II
Park Foreman
Park Guard
Parks Maintenance
Supervisor
Recreation Attendant
Recreation Leader
32
Reservation Supervisor
Reservation Leader
32 Assistant to Auditorium Code Class Title No. Assistant City Attorney .. 68 . . 400 474 Civil Defense Coordinator Deputy City Attorney ... 60
Deputy Police Chief ... 70
Instructor—Civil Defense 270 

 Jailer I
 44

 Jailer II
 47

 Law Clerk
 37

 Parking Checker
 38

 Palice Control of the 501 519 Police Captain
Police Chief
Police Detective
Police Lieutenant
Policeman
Police Sergeant Recreation Leader 32
Recreation Supervisor 51
Recreation Supervisor 59
Senior Recreation Leader 45 660 719 663 Senior Recreation Leader
Swimming Instructor
Swimming Pool Manager
41 911 Tree Trimmer Crew 43 Police Sergeam
Policewoman
Salety and Training Officer
Salety Inspector
Senior Assistant City Foreman 46
932 Tree Trimmer Foreman 51
SECTION 10. Section 6.10 of Ordinance No. 3921 is amended to read:
SECTION 6.10. PARKS, RECREA-Attorney
SECTION 13. This ordinance shall take effect and be in force on the TION AND LIBRARIES (continued). 1st day of October, 1970. Passed by The Council of the City of Glendale on the 29th day of Sep-Range No. 57 Code Class Title tember. 1970.
WARREN F. HAVERKAMP,
Mayor pro tem. 012 Adult Librarian ..... Athletic Official . 280 Branches and Circulation Librarian 57
Brand Art Center Librarian 57
Catalog Librarian 57
Chief Librarian 73 JOHN H. WALTERS. City OF CALIFORNIA )
COUNTY OF LOS ANGELES )SS.
CITY OF GLENDALE 178 I, JOHN H. WALTERS, City Clerk of the City of Glendale, certify that Display Artist Exhibits Coordinator .... 45 Librarian I the City of Glendale, cer'ity that the foregoing ordinance was passed by The Council of the City of Glendale, California, at a regular meeting held on the 29th day of September, 1970, and that the same was passed by the following vote: 441 Exhibits Coordinator 46
525 Librarian I 47
528 Librarian II 51
531 Library Monitor 260
534 Library Page 16
836 Special Activity Leader 37
687 Student Librarian 245
SECTION 11. Section 6.11 of Ordinance No. 3921 is amended to read:
SECTION 6.11. COMMUNICATIONS, PUBLIC SAFETY, LEGAL
AND PUBLIC HEALTH Ayes: Allen, Peters, Watson, Haverkamp. Noes: None Absent: Perkins. JOHN H. WALTERS.

Oct. 2. 1970.

Range

City Clerk.

AND PUBLIC HEALTH



OBDINANCE NO. 3921 AN ORDINANCE OF THE CITY OF GLENDALE PROVIDING FOR CERTAIN OFFICERS, SUBORDI-NATE OFFICERS, ASSISTANTS, DEPUTIES, CLERKS, AND EM-PLOYEES OF THE CITY OF GLENDALE AND FOR THEIR

COMPENSATION.
BE IT ORDAINED BY THE COUNCIL OF THE CITY OF

SECTION 1. CLASSIFICATIONS AND POSITIONS—CREATED AND DEFINED. The offices and employments hereinafter designated in this ordinance, except insofar as they are specifically provided for by The Charter of the City of Glen-dale, are hereby created. As used herein, a "position" shall be deemed to mean an office or em-

ployment calling for the rendition of service by one person.

As used herein, a "classification" shall be deemed to mean a group of positions having sufficiently similar duties, responsibilities and qualifications to be designated by the same descriptive title, and as to which the same salary range may

which the same salary range may be made to apply with equity.

As used herein, a "safety member" shall be deemed to mean an employee who is classified as a "local safety member" under the State Employee's Retirement Law.

SECTION 2. DESCRIPTIONS OF CLASSIFICATIONS. The description of classifications herein mentioned. of classifications herein mentioned, of classifications herein mentioned, except as may be otherwise provided by The Charter of the City of Glendale, shall be those which are or may be hereafter determined by "The Classification Plan and Class Specifications for Glendale, California," adopted by the Civil Service Commission of the City of Glendale on the 10th day of May, 1940, and any amendments thereof

1940, and any amendments thereof.
SECTION 3. As to the persons in
the various classifications herein mentioned subsequent to the effective date of this ordinance, the in-

tive date of this ordinance, the increases or decreases in rates of compensation set forth in this amending ordinance shall be effective July 1, 1970.

SECTION 4. SCHEDULE OF COMPENSATION RATES. The following schedule of compensation rates shows standard salary range numbers, the salary steps designated. numbers, the salary steps designated by letters, and unless otherwise specified, the full-time monthly rates (in dollars) for all classifi-Cations.

Standa					
Salar		S	alary	Steps	
Range		В	C	Ď	E
16	307	322	340	359	380
17	313	331	350	370	390
18	322	340	359	380	401
19	331	350	370	390	410
20	340	359	380	401	421
21	350	370	390	410	434
22 23 24	359	380	401	421	444
23	370	390	410	434	458
24	380	401	421	444	469
25	390	410	434	458	482
26 27	401	421	444	469	495
27	410	434	458	482	509
28 29	421	444	469	495	5.23
29	434	458	482	509	536
30	444	469	495	523	553
31	458	482	509	536	567

Range No. 200 .....\$2.00 per hour 210 .....\$2.34 per hour 500 .....\$1390 per month 600 ..... \$1608 per month 625 .....\$1875 per month

# PAGE 2

to each classification are set forth	198 City Manag	ger800
in Sections 6.1 to 6.12 inclusive of		se Property
this ordinance.		47
SECTION 6.1. CLERICAL, FIS-		Operations
CAL AND ADMINISTRATIVE.		r 61
Salary	315 Director of	Purchases 67
Range		
		Assistant 63
	690 Decemental	Stock Clerk 36
120 Bookkeeping Machine	630 Personnel	Analyst 53
Operator 34		Trainee 290
154 Chief Clerk 48	687 Principal P	
232 Clerical Aide	Analyst	60
235 Clerk I	723 Research a	and Budget
238 Clerk II 30	Officer .	66
241 Clerk III 36	760 Senior Adn	ninistrative
244 Clerk-Stenographer32	Analyst	56
247       Clerk-Typist I       27         250       Clerk-Typist II       31	804 Senior Per	sonnel Analyst 59
250 Clock-Typist II 31	863 Storekeeper	1 39
	866 Storekeeper	TT 49
324 Duplicating Shop Operator	941 Warehouser	sonnel Analyst 59 I 39 II 48 nan 35
Operator	SECTION 64	ENGINEERING
327 EDP Assistant Programmer Analyst 51	AND DELATED	PECHNICAL
Programmer Analyst 51	AND RELATED	
330 EDP Equipment		Salary
Operator 42		Range
331 EDP Senior	Code Class Title	No.
Equipment Operator 46	060 Assistant I	Engineering
333 EDP Operations	Technicia	n 42 spector I 50
Supervisor 54	129 Building In	spector I 50
336 EDP Programmer Analyst 59	130 Building In	spector II 53
337 EDP Principal	223 Civil Engir	neer 68
Programmer Analyst 62	226 Civil Engir	
338 EDP Systems Analyst 59		55
339 EDP Director 65	229 Civil Engin	opring
339 EDP Director 65		
507 Key Punch Operator 32 510 Key Punch Supervisor 37		
510 Key Punch Supervisor 37		n Inspector 53
522 Legal Secretary 42	321 Draftsman	43
743 Secretary-Stenographer I 37	403 Electrical	Inspector 50
743 Secretary-Stenographer I 37 746 Secretary-Stenographer II 40 749 Secretary to City Clerk 42	429 Engineering	g Aide 37
749 Secretary to City Clerk 42	432 Engineering	Technician 47
752 Secretary to City Manager 47	480 Heating, V	entilating and
752 Secretary to City Manager 47 The letters "EDP" used herein	Air Cond	litioning
shall be understood to mean Liec-	Inspector	50
tronic Data Processing."	486 Industrial \	Waste Inspector 50
CECTION SO CIEDICAI FIG.		
SECTION D.Z. CLEPACAL, FAST	498 Instrument	man 48
SECTION 6.2. CLERICAL, FIS-		Waste Inspector 50 man 48
CAL AND ADMINISTRATIVE (con-	516 Lath and	Plaster
CAL AND ADMINISTRATIVE (con-	516 Lath and Inspector	Plaster 50
CAL AND ADMINISTRATIVE (continued).	Inspector 639 Plan Check	Plaster 50 ser 55
CAL AND ADMINISTRATIVE (continued).	Inspector 639 Plan Check 642 Planning A	Plaster 50 ter 55 assistant 46
CAL AND ADMINISTRATIVE (continued).  Salary Range No.	Inspector 639 Plan Check 642 Planning A 645 Planning A	Plaster
Code Class Title  003 Accountant  Cal. AND ADMINISTRATIVE (continued).  Salary Range No. 48	516 Lath and Inspector 639 Plan Check 642 Planning A 645 Planner	Plaster 50 ter 55 tessistant 46 tessociate 51 tessistant 55
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Code Class Title No.  003 Accountant 48 006 Administrative Analyst 51 040 Assistant City Clerk 55	Inspector Flan Check Flanning A Flanning A Flanning A Flanning A Flanning A	Plaster
Code Class Title No.  003 Accountant	Inspector G39 Plan Check 642 Planning A 645 Planning A 648 Planner 651 Planning I 654 Plumbing 679 Principal I	Solution
CAL AND ADMINISTRATIVE (continued).  Salary Range  Code Class Title 003 Accountant	516 Lath and I Inspector 639 Plan Check 642 Planning A 645 Planner A 648 Planner B 651 Planning I 654 Plumbing I 679 Principal I Technicia	Plaster
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CAL AND ADMINISTRATIVE (continued).  Salary Range  Code Class Title 003 Accountant	516 Lath and Inspector 639 Plan Check 642 Planning A 645 Planning A 645 Planning A 648 Planner 651 Planning I 654 Planning I 654 Planner 651 Planning I 654 Planner 780 Rodman a 788 Senior Buil 776 Senior Con Inspector 780 Senior Eng Technicia 890 Senior Plan 890 Superintend Buildings 893 Supervising Engineer 905 Survey Par 992 Zoning Ad 892 Survey Par 992 Zoning Ad SECTION 6.5 AND RELATED tinued).  Code Class Title 048 Assistant C	Plaster
CAL AND ADMINISTRATIVE (continued).  Salary Range  Code Class Title  003 Accountant	516 Lath and Inspector 639 Plan Check 642 Planning A 645 Planning A 645 Planning A 648 Planner 651 Planning I 654 Plumbing 679 Principal I 725 Right-of-Wa 728 Rodman ai 729 Senior Con 780 Senior Con 780 Senior Dra 780 Senior Plai 806 Senior Plai 807 Supervising 808 Supervising 809 Supervising 809 Supervising 809 Supervising 801 Supervising 802 Zoning Ad 803 Section 6.5 804 RELATED 804 Assistant 604 806 Assistant 6064 806 Assistant 6064 807 Assistant 6064	Plaster
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Code Class Title  003 Accountant  004 Assistant City Clerk  050 City Controller  150 Commercial Representative  150 Deputy City Treasurer  150 Deputy City T	516 Lath and Inspector 639 Plan Check 642 Planning A 645 Planning A 648 Planner 651 Planning I 654 Planner 651 Planning I 654 Plumbing 679 Principal I 725 Right-of-Was 728 Rodman a 768 Senior Buil 776 Senior Con Inspector 780 Senior Eng Technicia 806 Senior Eng Technicia 806 Senior Plai 890 Superintend Buildings 893 Supervising Engineer 905 Survey Par 992 Zoning Ad SECTION 6.5 AND RELATED tinued).  Code Class Title 048 Assistant ( Manager Principal	Plaster   50     Ser
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CAL AND ADMINISTRATIVE (continued).  Salary Range  Code Class Title 003 Accountant	516 Lath and Inspector 639 Plan Check 642 Planning A 645 Planning A 645 Planning A 648 Planner 651 Planning I 654 Planning I 654 Planner 651 Principal I 725 Right-of-Was 728 Rodman a 768 Senior Buil 776 Senior Con Inspector 780 Senior Eng Technicia 890 Superintend 890 Superintend Buildings 893 Supervising Engineer 905 Survey Par 992 Zoning Ad SECTION 6.5 AND RELATED tinued).  Code Class Title 048 Assistant ( Manager Principal 158 Chief Elect Engineer 174 Chief Wate	Plaster   50     Ser
CAL AND ADMINISTRATIVE (continued).  Salary Range  Code Class Title 003 Accountant	516 Lath and Inspector 639 Plan Check 642 Planning A 645 Planning A 645 Planning A 648 Planner 651 Planning I 654 Planning I 654 Planner 651 Principal I 725 Right-of-Was 728 Rodman a 768 Senior Buil 776 Senior Con Inspector 780 Senior Eng Technicia 890 Superintend 890 Superintend Buildings 893 Supervising Engineer 905 Survey Par 992 Zoning Ad SECTION 6.5 AND RELATED tinued).  Code Class Title 048 Assistant ( Manager Principal 158 Chief Elect Engineer 174 Chief Wate	Plaster   50     Ser
CAL AND ADMINISTRATIVE (continued).  Salary Range  Code Class Title 003 Accountant	516 Lath and Inspector 639 Plan Check 642 Planning A 645 Planning A 645 Planning A 648 Planner 651 Planning I 654 Planning I 654 Planner 651 Principal I 725 Right-of-Was 728 Rodman a 768 Senior Buil 776 Senior Con Inspector 780 Senior Eng Technicia 890 Superintend 890 Superintend Buildings 893 Supervising Engineer 905 Survey Par 992 Zoning Ad SECTION 6.5 AND RELATED tinued).  Code Class Title 048 Assistant ( Manager Principal 158 Chief Elect Engineer 174 Chief Wate	Plaster

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391 395	Electrical Engineering 68 Electrical Engineering	860 935	Steam Plant Operator II 50 Truck Operator 40
399	Assistant 56 Electrical Engineering	938 989	Utility Welder 49 Yard Attendant 34
419	Associate	SE	CTION 6.7. LABOR, LABOR ERVISION AND SKILLED
468	Representative 52	TRA	DES (continued). Salary
***	General Manager and Chief Engineer700		Kange
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576	Mechanical Engineering	111	Auxiliary Operator 38
579	Assistant Mechanical Engineering	582	Mechanical Maintenance and Warehouse
683	Associate	698	Superintendent 61 Pumping Plant Operator 40
695	Principal Structural	820 827	Senior Street Foreman 53 Sewer Maintenance Man 39
772	Engineer 72	834 869	Sign Painter 44
792	Senior Civil Engineer 70 Senior Electrical Engineer 71	872	Street Foreman 49 Street Maintenance Man 38
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884	Assistant 55 Structural Engineering	950	Water Distribution
896	Associate	953 956	Water Foreman I 47 Water Foreman II 53 Water Meter Repairman I 39
000	Engineering Associate 68	959	Water Meter Penaleman I 20
899	Supervising Structural	962	Water Meter Repairman II 45
920	Engineering Associate 67 Traffic Engineering	965	Water Production and
	Assistant	968	Maintenance Supervisor 53 Water Production and
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088	Automotive Body	TRAI	ERVISION AND SKILLED DES (continued).
092	Repairman		Salary
	Automotive Equipment Painter		Salary Range
104	Automotive Equipment Painter	Code	Salary Bange
	Automotive Equipment Painter		Salary Range Class Title Appliance Service Foreman 50
104 117 123 132	Automotive Equipment Painter	Code 018	Class Title No. Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant
104 117 123 132 138	Automotive Equipment Painter	Code 018 021 170	Class Title Range No. Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68
104 117 123 132 138 144	Automotive Equipment Painter	Code 018 021	Class Title Range Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and
104 117 123 132 138 144 150	Automotive Equipment Painter	Code 018 021 170 343	Class Title No. Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62
104 117 123 132 138 144	Automotive Equipment Painter	Code 018 021 170 343 347	Class Title No. Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer
104 117 123 132 138 144 150 271 274 424	Automotive Equipment Painter	Code 018 021 170 343 347	Class Title No. Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52
104 117 123 132 138 144 150 271 274 424 426	Automotive Equipment Painter	Code 018 021 170 343 347 351 355	Salary Range Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40
104 117 123 132 138 144 150 271 274 424 426 433	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 359	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39
104 117 123 132 138 144 150 271 274 424 426 433	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 359 363	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Foreman 58
104 117 123 132 138 144 150 271 274 424 426 433	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 359 363	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman 1 45 Electric Test Repairman II 52
104 117 123 132 138 144 150 271 274 424 426 433	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 359 363	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman I 52 Electric Test Repairman I 52 Electric Test Repairman I 53 Electric Test Repairman I 54 Electric Test Repairman I 55 Electric Test Repairman I 55 Electric Underground and
104 117 123 132 138 144 150 271 274 424 426 433 434 435 438 477	Automotive Equipment Painter	Code 018 021 170 343 347 355 359 363 367 371 375	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Foreman 158 Electric Test Repairman I 45 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63
104 117 123 132 138 144 150 271 274 424 426 433 434 435 435 437	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 369 363 367 371	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman I 45 Electric Underground and and Station Supervisor 63 Electric Utilityman I 39
104 117 123 138 138 144 150 271 274 424 426 433 434 435 438 477 487 564 567	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 359 363 367 371 375 379 383 387	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 52 Electric Test Repairman I 52 Electric Test Repairman I 52 Electric Underground and and Station Supervisor 63 Electric Utilityman I 39 Electric Utilityman I 46 Electric Utilityman III 46 Electric Utilityman III 46
104 117 123 132 138 144 150 271 274 424 426 433 434 435 435 437 487 564	Automotive Equipment Painter	Code 018 021 170 343 347 355 359 363 367 371 375 379 383	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Utilityman I 39 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman III 46 Electrical Mechanical
104 117 123 138 144 150 271 424 426 433 434 435 438 477 487 564 567 570	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 371 375 379 383 387 407	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman II 52 Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman II 49 Electric Utilityman II 49 Electrical Mechanical Foreman 57
104 117 123 138 138 144 150 271 274 424 426 433 434 435 438 477 487 564 567	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 359 363 367 371 375 379 383 387	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Underground and Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman III 46 Electric Utilityman III 49 Electrical Mechanical Foreman 57 Electrical Mechanical
104 117 1132 132 138 144 150 271 424 424 433 434 435 437 564 567 571 585 588	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 371 375 379 383 387 407	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer Engineer Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman II 52 Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman II 49 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman I 46 Electrical Mechanical
104 117 123 138 138 138 150 271 144 150 271 424 424 426 433 434 435 438 477 487 564 567 571 585 588 591	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 371 375 379 383 387 407 411	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman I 52 Electric Underground and and Station Supervisor 63 Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman II 46 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman I 46 Electrical Mechanical Repairman I 52
104 117 123 132 138 144 144 150 271 424 424 426 433 434 435 438 477 487 564 567 571 585 588 589 600	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 359 363 367 371 375 379 383 387 407 411 415	Class Title Appliance Service Foreman 50 Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Foreman 15 Electric Test Repairman I 52 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman III 46 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman I 46 Electrical Mechanical Repairman II 52 Electrical Superintendent 67 Electrical Superintendent 67
104 117 123 138 138 138 150 271 244 426 434 435 438 477 487 487 487 487 487 487 487 487 48	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 371 375 379 383 387 407 411	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Foreman 1 45 Electric Test Repairman II 52 Electric Utilityman I 39 Electric Utilityman II 49 Electric Utilityman III 49 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman I 46 Electrical Mechanical Repairman I 52 Electrical Mechanical Repairman I 67 Electrical Superintendent 67 Instrument and Laboratory
104 1117 123 132 138 139 134 150 271 424 424 424 433 434 435 567 570 571 585 588 600 603 603 603 7722 7736	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 359 363 367 371 375 379 383 387 407 411 415	Class Title Appliance Service Foreman 50 Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Foreman 15 Electric Test Repairman II 52 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman III 49 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman I 67 Electrical Mechanical Repairman II 52 Electrical Superintendent 67 Instrument and Laboratory Technician I 45 Instrument and Laboratory
104 117 123 132 138 139 139 139 144 150 271 424 424 434 435 438 437 566 570 571 585 589 600 603 7726 600 603 7726 7740	Automotive Equipment Painter	Code 018 021 170 343 347 351 359 363 367 371 375 379 383 387 407 411 415 423 492	Class Title Appliance Service Foreman 50 Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Foreman 15 Electric Test Repairman II 52 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman III 49 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman I 67 Electrical Mechanical Repairman II 52 Electrical Superintendent 67 Instrument and Laboratory Technician I 45 Instrument and Laboratory
104 117 123 132 138 144 150 271 424 424 424 433 434 435 437 437 564 438 591 600 603 6722 736 740 740 740 740 740 740 740 740 740 740	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 371 375 383 387 407 411 415 423 495 549	Class Title Appliance Service Foreman 50 Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 52 Electric Test Repairman I 52 Electric Underground and and Station Supervisor 63 Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman II 46 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman I 52 Electrical Mechanical Repairman I 67 Instrument and Laboratory Technician I 55 Instrument and Laboratory Technican II 50 Line Foreman I 55
104 1117 123 132 138 139 139 139 139 139 144 150 271 424 424 424 433 434 435 567 571 585 589 600 603 603 722 736 740 8829	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 371 375 379 383 387 407 411 415 423 492 495 549 552	Class Title Appliance Service Foreman 50 Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman I 45 Electric Underground and and Station Supervisor 63 Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman II 49 Electrical Mechanical Foreman I 46 Electrical Mechanical Repairman I 52 Electrical Mechanical Repairman I 52 Electrical Superintendent 67 Instrument and Laboratory Technician II 52 Line Foreman I 55 Line Foreman I 55 Line Foreman I 55 Line Foreman I 55
104 1117 123 132 138 139 139 139 144 150 271 424 424 434 435 438 477 564 570 571 585 585 591 603 7736 6740 818 829 8830	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 371 375 383 387 407 411 415 423 495 549	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 52 Electric Test Repairman II 52 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Utilityman II 46 Electric Utilityman III 46 Electric Utilityman III 49 Electrical Mechanical Repairman I 57 Electrical Mechanical Repairman I 52 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 54 Electrical Superintendent Instrument and Laboratory Technician I 55 Line Foreman I 55 Line Foreman I 55 Line Foreman II 58
104 1117 123 132 138 139 139 139 139 139 144 150 271 424 424 424 433 434 435 567 571 585 589 600 603 603 722 736 740 8829	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 375 375 379 383 387 407 411 415 423 492 495 552 556	Class Title Appliance Service Foreman 50 Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman I 45 Electric Underground and and Station Supervisor 63 Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman II 49 Electrical Mechanical Foreman I 46 Electrical Mechanical Repairman I 52 Electrical Mechanical Repairman I 52 Electrical Superintendent 67 Instrument and Laboratory Technician II 52 Line Foreman I 55 Line Foreman I 55 Line Foreman I 55 Line Foreman I 55
104 117 123 132 138 139 134 150 271 424 424 424 433 434 435 567 570 571 585 585 585 587 600 603 6740 8829 8830 848	Automotive Equipment Painter	Code 018 021 170 343 347 351 355 363 367 371 375 383 387 407 411 415 423 492 495 549 556 558	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Underground and and Station Supervisor 63 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman II 46 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 52 Electrical Superintendent 67 Instrument and Laboratory Technican II 52 Line Foreman II 55 Line Foreman II 58 Line Foreman II 58 Lineman Helper 39 Line Truckman 59 Elior Electric Station 59 Enoreman Electric Station
104 117 123 132 138 139 134 150 271 424 424 424 433 434 435 567 570 571 585 585 591 600 603 7726 603 7740 818 829 830 845	Automotive Equipment Painter	Code 018 021 170 343 347 351 359 363 367 371 375 379 383 387 407 411 415 423 492 495 552 556 558 561 784	Class Title Appliance Service Foreman 50 Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Foreman 15 Electric Test Repairman II 52 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman III 49 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 54 Electrical Superintendent 67 Instrument and Laboratory Technician I 45 Instrument and Laboratory Technician II 55 Line Foreman II 58 Line Truckman 52 Line Truckman 52 Line Truckman 55 Enoreman Helper 39 Line Truckman 55 Enoreman 165
104 117 123 132 138 139 134 150 271 424 424 424 433 434 435 567 570 571 585 585 585 587 600 603 6740 8829 8830 848	Automotive Equipment Painter	Code 018 021 170 343 347 355 363 367 371 375 379 383 387 407 411 415 423 492 495 552 556 558 561	Class Title Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overhead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Repairman I 45 Electric Test Repairman I 52 Electric Utilityman II 39 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman II 49 Electrical Mechanical Repairman I 57 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 53 Electrical Mechanical Repairman II 54 Electrical Mechanical Repairman II 55 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 52 Electrical Superintendent 67 Instrument and Laboratory Technican II 55 Line Foreman I 55 Line Foreman I 55 Line Foreman I 55 Line Foreman I 58 Lineman Helper 39 Line Truckman 55 Senior Electric Station
104 117 123 132 138 139 134 150 271 424 424 424 433 434 435 567 570 571 585 585 591 600 603 7726 603 7740 818 829 830 845	Automotive Equipment Painter	Code 018 021 170 343 347 351 359 363 367 371 375 379 383 387 407 411 415 423 492 495 552 556 558 561 784	Class Title Appliance Service Foreman 50 Appliance Service Foreman 50 Appliance Serviceman 45 Chief Steam Plant Engineer 68 Electric Meters and Services Supervisor 62 Electric Overnead Supervisor 63 Electric Station Foreman 52 Electric Station Operator 40 Electric Test Assistant 39 Electric Test Foreman 15 Electric Test Repairman II 52 Electric Test Repairman II 52 Electric Underground and and Station Supervisor 63 Electric Utilityman II 46 Electric Utilityman II 46 Electric Utilityman III 49 Electrical Mechanical Foreman 57 Electrical Mechanical Repairman II 52 Electrical Mechanical Repairman II 54 Electrical Superintendent 67 Instrument and Laboratory Technician I 45 Instrument and Laboratory Technician II 55 Line Foreman II 58 Line Truckman 52 Line Truckman 52 Line Truckman 55 Enoreman Helper 39 Line Truckman 55 Enoreman 165

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SECTION 6.9. PARKS, RETION AND LIBRARIES.	CREA-
Code Class Title	Salary Kange No.
Attendant	29
Parks and Recreation	n
084 Auditorium Supervisor 462 Gardener I 465 Gardener II 474 Groundskeeper	
513 Landscape Architect . 543 Lifeguard I	55
000 Park Poreman	48
Supervisor	200
716 Recreation Supervisor 719 Recreation Superintend	ent 57
719 Recreation Superintend 816 Senior Recreation Lea 911 Swimming Instructor . 914 Swimming Pool Manag	der 43
926 Tree Trimmer Crew	***** 36
Foreman 932 Tree Trimmer Forema SECTION 6.10 PARKS, RI	45 in 51
TION AND LIBRARIES (con	tinued).
Code Class Title	Range No.
012 Adult Librarian 080 Athletic Official 126 Branches and Circula	280
Librarian	53
166 Chief Librarian	72
268 Cultural Arts Librarian 309 Director of Parks and Recreatiton	72
318 Display Artist	46
525 Librarian I	50
531 Library Monitor 534 Library Page 836 Special Activity Leade 887 Student Librarian	16
887 Student Librarian SECTION 6.11. COMM	UNICA-
TIONS PUBLIC SAFETY. AND PUBLIC HEALTH.	LEGAL
Code Class Title	Range
015 Animal Control Office	er 40
259 Communications Opera 302 Deputy Fire Chief	ator 35
259 Communications Oper 302 Deputy Fire Chief 443 Fire Alarm Technicia 444 Fire Alarm Technicia 447 Fire Captain	n II 50
450 Fire Chief	77
483 Identification Technici	an 47
701 Radio Engineer 704 Radio Technician 764 Senior Animal Control	
Officer Radio Technici	an . 48
902 Supervisor of Records	
917 Switchboard Operator	MUNICA:
TIONS, PUBLIC SAFETY, AND PUBLIC HEALTH (co	LEGAL ntinued). Salary
Code Class Title	Range No.

		,
E	4	
	036 182 202 206 217	Assistant City Attorney . 66 City Attorney . 85 City Nurse . 42 City Physician . 400 Civil Defense Coordinator . 61
	282 306 489 501 504 519 615 667 660 663 666 669 672 731 732 766	Deputy City Attorney 60 Deputy Police Chief 69 Instructor—Civil Defense 270 Jailer I 47 Jailer II 47 Law Clerk 97 Parking Checker 38 Police Captain 65 Police Chief 77 Police Detective 54 Police Lieutenant 61 Policeman 51 Police Sergeant 57 Policewoman 51 Safety and Training Officer 59 Safety Inspector 47 Senior Assistant City
	SE CEIV MUN	Attorney 74 CTION 7. INCUMBENTS RE- VING IN EXCESS OF MAXI-
	An effect of the control of the cont	y person who at the time of the tive date of this ordinance was ving compensation in excess of maximum rate for the position by him shall continue to receive higher compensation; provided, ever, that the rate of compensor of a person permanently transdoor reduced to a classification a lower salary range shall be as provided in Chapter 4 of the dale Muincipal Code, 1964. CCTION 8. REDUCTION OR PENSION OF COMPENSATION, thing contained in this ordises shall be construed as prohibitable reduction of or the suspension ayment of compensation to anyon when such reduction or susion is authorized by the provision for the City of Glendale or the stoff th
	sign (a fire cour of to emp requ upor Poli City quir Chie qual targ essa emp such year poin fire not	to which they are or may be as- ed shall: ) As directed by the Police Chief the prescribed combat or target se once a month for a minimum en months per fiscal year. Any loyee failing to fire as herein aired may be fined one day's pay in the recommendation of the ce Chief and approval of the Manager. In addition to the re- ed number of courses the Police of may require a minimum point dification for both combat and et courses which he deems nec- rry to insure proficiency of such loyees and may require any in employee who within the past in has not attained the minimum it qualification to take additional arms training. This section does restrict personnel action by the ce Chief.
	tion as l	each month for marksmanship each month for marksmanship herein provided. Such additional pensation shall be in the follow- amounts and based upon the

ing amounts and based upon the following scale of proficiency as demonstrated upon the approved firearms target type course: Marksman \$2.00 per month, 300 to 339 Sharpshooter, \$4.00 per month, 340 to 369 Expert, \$6.00 per month, 370 to 384 Master, \$8.00 per month, 385 to 400 An employee shall receive the additional compensation only for the 12month period immediately following his demonstration of proficiency as herein provided to the satisfaction of the Police Chief and the certification of such proficiency to the City Controller. The City Manager shall determine the firearms course. The determination of the Police Chief on all scoring is final and conclusive. SECTION 10. PUBLIC SERVICE DIVISION—SIX-DAY FORTY-HOUR WEEK—EXTRA PAY FOR UNUS UAL HOURS. (a) Employees in the Public Service Division who regularly work a six-day forty-hour week shall receive ten dollars (\$10.00) per month additional compensation. (b) Employees in the Public Service Division who are assigned to work a shift which commences at or after 2:00 p.m. and before 9:00 p.m. shall receive twelve cents (\$.12) per hour extra for each hour worked on said shift. (c) Employees in the Public Service Division who are assigned to work a shift which commences at or after 9:00 p.m. and before 4:00 a.m. of the next following day shall receive sixteen cents (\$.16) per hour extra for each hour worked on said (d) Employees in the Public Ser-Division receiving compensavice tion for overtime as provided in Section 4-57 of the Glendale Munici-pal Code, 1964, shall not be entitled to receive the extra compensation provided under subsections (b) and (c) of this section.
SECTION 11. POLICE DIVISION—HAZARD PAY FOR MOTORCY-CLE DUTY. Employees of the Police Division who are "safety members" shall receive additional compensation as

hazard pay in the sum of seventy dollars (\$70.00) per month when assigned to a two-wheel motorcycle.

SECTION 12. PUBLIC SAFETY UNIFORM ALLOWANCES. (a) Employees of the Police Divi-sion who are "safety members," "safety members of the Bureau of Fire Prevention and the Captain in charge of training in the Fire Division," shall receive a uniform allowance in the sum of one hundred dollars (\$100.00) per year; provided, however, that employees of the Police Division who are Jailers, Parking Checkers, Identification Technicians, or a Supervisor of Records and Identification shall receive a uniform allowance in the sum of fifty dollars (\$50.00) per year. Said uniform allowance shall be paid in two equal installments, ... he first day of July and the first day of January of each year. New policemen and policewomen shall, in addi-tion to the above, receive a two hundred dollar (\$200.00) uniform allowance to be paid half on entering service and half on successfully completing "academy" training.

(b) Employees of the Fire Division who are "safety members" shall receive a uniform allowance in the sum of fifty dollars (\$50.00) per year, which shall be paid in two equal installments, on the first day of July and the first day of January of each year. SECTION 13. POLICE DIVISION

EXTRA PAY FOR CLERKS I.
II AND III, CLERK-TYPISTS I
AND II, AND CLERK-STENOGRAPHERS FOR UNUSUAL HOURS.

Full-time employees in the classi-fication of Clerks I, II and III, Clerk-Typists I and II, and Clerk-Stenographers occupying positions in the Police Division in which the incumbents are required to work a minimum of three-fourths of a shift between the periods of 4:00 p.m. and 7:00 a.m. shall receive additional pay in an equal amount to two salary ranges as used in Section 4 of this ordinance.

SECTION 14. POLICE DIVISION EXTRA PAY FOR WOMEN AS-

SISTING JAILER.

Women, except Policewomen, in the Police Division shall receive additional pay in the amount of two dollars (\$2.00) per work shift when assigned to assist the Jailer with

women prisoners.
SECTION 15. ANIMAL CONTROL
OFFICERS UNIFORM ALLOW-

Employees who are Animal Control Officers shall receive a uniform al-lowance in the sum of one hundred dollars (\$100.00) per year payable in two equal installments, on the first day of July and first day of January of each year.

SECTION 16. PUBLIC WORKS DIVISION — FORTY-SIX-HOUR

DIVISION - FORTY-SIX-HOUR WEEK FOR PARKING ATTEND-

Parking Attendants I and II in the Public Works Division who work a forty-six-hour week shall receive compensation at the rate in effect for the fifth salary range above their

regular salary step.
SECTION 17. EXTRA COMPEN-SATION FOR BRUSH REMOVAL WORK

Full-time employees in the classifications of Tree Trimming Crew Foreman, Tree Trimmer, Street Maintenance Man, and Maintenance Man occupying positions in the Street Section of the Public Works Division who are assigned to the brush removal crew shall receive additional pay in an amount equal to two salary ranges as used in Section 4 of this ordinance, which additional amount shall be paid only during those periods when such employees are actually engaged in

brush clearance work.
SECTION 18. GROUP INSURANCE BENEFITS.

The benefits of group health, medical and accident insurance shall be provided to all City officers except members of The Council and to all City employees compensated on a monthly basis and for certain dependents of such persons. Said in-surance benefits shall be provided solely by contracts of insurance approved by The Council and purchased by the City from time to time. The City shall pay the cost of such insurance in the sum of eight dollars. dollars and seventy-seven cents

said employed persons.

The City shall not pay the cost of such insurance or any part thereof for any officer or employee who is absent on leave without pay for any entire calendar month, nor shall the City pay such cost for any officer or employee who is on military leave without pay for more than thirty (30) days.

Notwithstanding the foregoing pro-visions of this section, the City shall pay the cost of such insurance in the sum of five dollars and thirty-three cents (\$5.33) for those officers and employees who are eligible for Medicare under Title XVIII of the United States Social Security Act and therefore are within the Modified and Supplementary group insurance coverage, except that the City shall not pay such cost of insurance for any person who is absent on leave without pay for any entire calendar month.

SECTION 19. REPEALING

CLAUSE.

Ordinance No. 3873 as amended is repealed and each of the ordinances amending said ordinance are also repealed.
SECTION 20. PROVISIONS SIM-

ILAR TO PRIOR SALARY ORDIN-ANCE — CONSTRUCTION.

The provisions of this ordinance so far as they are substantially the same as the provisions of the former salary ordinance, Ordinance No. 3873 as amended, must be construed as continuations thereof and not as

original enactments.
SECTION 21. SEVERABILITY
OF PARTS OF ORDINANCE.
It is hereby declared to be the intention of The Council that the sections, paragraphs, lines, sentences. clauses and phrases of this ordinance are severable, and if any phrase, clause, sentence, line, paragraph or section of this ordinance shall be declared unconstitutional by the valid judgment or decree of a court of competent jurisdiction such unconstitutionality shall not affect any of the remaining phrases, clauses, phrases, sentences, lines, para-graphs and sections of this ordin-

SECTION 22. EFFECTIVE DATE. This ordinance shall take effect and be in force on the 1st day of July,

Passed by The Council of the City of Glendale on the 30th day June,

JAMES W. PERKINS, D.D.S. Mayor

ATTEST: JOHN H. WALTERS City Clerk

STATE OF CALIFORNIA COUNTY OF LOS ANGELES (55) CITY OF GLENDALE

I, JOHN H. WALTERS, City Clerk of the City of Glendale, certify that the foregoing ordinance was passed by The Council of the City of Glen-dale, California, at a regular meet-ing held on the 30th day of June, 1970, and that the same was passed by the following vote:

Ayes: Allen, Haverkamp, Peters, Watson, Perkins.

Noes: None. Absent: None

JOHN H. WALTERS.

City Clerk July 6, 1970.

APPENDIX B

IN THE SUPREME COURT OF THE STATE OF CALLFORNIA

IN BANK

GLENDALE CITY EMPLOYEES ASSOCIATION, INC., et al.,

COPY

Plaintiffs and Appellants,

L.A. 30357

V.

Super. Ct. No. 988 944

CITY OF GLENDALE et al., Defendants and Appellants.

With the enactment of the George Brown Act (Stats. 1961, ch. 1964) in 1961, California became one of the first states to recognize the right of government employees to organize collectively and to confer with management as to the terms and conditions of their employment. Proceeding beyond that act the Meyers-Milias-Brown Act (Stats. 1968, ch. 1390) authorized labor and management representatives not only to confer but to enter into written agreements for presentation to the governing body of a municipal government or other local agency. The present case raises among

SEE CONCURRING AND DISSENTING OPENION

<sup>1/</sup> The Meyers-Milias-Brown Act (Gov. Code,

other issues which we shall discuss the fundamental question unanswered by the literal text of these statutes: whether an agreement entered into under the Meyers-Xilias-Brown Act, once approved by the governing board of the local entities, binds the public employer and the public employee organization. We conclude that the Legislature intended that such an understanding, once ratified, is indeed binding upon the parties.

#### 1. Statement of facts.

Pursuant to the Meyers-Milias-Brown Act, negotiators for plaintiff Glendale City Employees' Association, Inc., the designated representative for the city employees, met with Charles Briley, the assistant city manager, to discuss employee salaries for the 1970-1971 fiscal year. The parties negotiated a memorandum of understanding, which they presented to the

city council. On June 9, 1970, the council passed a motion approving the memorandum. The memorandum of understanding provides for a cost of living adjustment, sick leave, incentive pay, and a salary survey; the only matter that remains at issue is the survey provision.

The survey provision reads as follows: "The parties hereto will conduct a joint salary survey and using as guide lines data secured from the following jurisdictions, Burbank, Pasadena, Santa Monica, Long Beach, Anaheim, Santa Ana, Los Angeles City and Los Angeles County. The intent of the survey will be to

Since the city did adopt a salary ordinance with the intent of implementing the memorandum, even under derendants' interpretation the agreement has gone into effect.

<sup>§§ 3500-3510)</sup> applies to employees of municipalities and most other local governmental agencies. Employees of school districts, however, fall under the Winton Act (Ed. Code, §§ 13080-13090) and employees of some transit districts come within the scope of special legislation governing those districts (see, e.g., Pub. Util. Code, §§ 25051-25057). The George Brown Act, now renumbered as Government Code sections 3525-3526, still governs relations between the state and its employees.

<sup>2/</sup> The parties also dispute the meaning of language in the preamble to the memorandum respecting the effective date of the understanding. The disputed language states that "The items in this agreement are subject to the approval of the City Manager and the City Council of the City of Glendale, and will be placed into effect upon the taking of administrative action by the City Manager's Office and the adoption of the necessary ordinances and resolutions by the City Council if acceptable to them, in accordance with the terms and conditions hereinafter set forth." Plaintiffs maintained that the understanding became effective upon the council's adoption of a resolution approving the memorandum; defendants argue that it does not take effect until the council adopted ordinances implementing its terms.

with reference to the jurisdictions compared with proper consideration given to internal alignments and traditional relationships. The data used will be that data available to us and intended for use in fiscal year 1970-71. Adjustments which it is agreed shall be made will have an effective date of October 1, 1970. It is intended that comparisons will be made on a classification basis and not title only, and that the classifications shall be determined by professional judgment of the highest qualified personnel people with whom we would confer in the jurisdictions with which we will compare." (Emphasis added.)

The city conducted the survey. Consistent with past practice, the city organized the data by preparing bar graphs comparing Glendale salaries with the surveyed jurisdiction. Although the graphs show the entire salary range for each job classification, the parties are primarily concerned with the salaries paid employees in the top (5th or E) step of each salary range since a majority of Glendale employees are at that level.

By viewing the bar graphs, the city manager could obtain a rough idea of how Glendale salaries at

each step compared with salaries paid in surveyed jurisdictions. On this basis the city manager, in September of 1970, prepared a draft salary ordinance. Plaintiff association, using the survey data, computed the arithmetic average of salaries from the surveyed jurisdictions for the top step of each job classification, and discovered that in many instances the salary proposed in the draft ordinance was below this average. Over the objection of the association the city council, on October 1, 1970, enacted the ordinance (Salary Ordinance No. 3936) recommended by the city manager.

On behalf of the class of city employees, plaintiff association and certain of its members filed the instant suit against the City of Glendale and its councilmen. Upholding the binding nature of the memorandum of understanding, the trial court admitted parol testimony of the negotiators to aid in the interpretation of its provisions. On the basis of that testimony, the court concluded that the city must compute the arithmetic (mean) average of the salaries paid employees in the highest step of each comparable classification in the surveyed jurisdictions, and must pay Glendale employees in the fifth step of each classification a salary equal to the average from the surveyed

Jurisdiction, plus one cent. Salaries of workers in the lower steps would be determined by the existing ratio of such salaries to step E salaries, thus preserving "internal alignments" as required by the memorandum.

The court concluded that Salary Ordinance No. 3936 did not meet these criteria, and that the failure of the city to pay salaries in excess of the arithmetic average of surveyed jurisdictions constituted an abuse of discretion and a breach both of the memorandum of understanding and of the city's duty under the Meyers-Milias-Brown Act. Finally, the court concluded that since plaintiffs had no adequate remedy at law, mandamus should issue to compel defendants to compute and pay

compensation to city employees in accord with the formula set out in the court's findings and conclusions. The court directed that 25 percent of all retroactive salaries and wages recovered should be payable to plaintiffs' counsel as attorneys' fees.

Defendants appealed. They contend that the memorandum of understanding was not binding, that the trial court erred in its interpretation of the memorandum, and that in any event the memorandum cannot be enforced by writ of mandamus. Defendants also argue that the present suit is not a proper class action, and that relief is barred by plaintiff's failure to exhaust administrative remedies. Plaintiffs filed a crossappeal which raises a single limited issue; plaintiffs maintain that whenever an employee's salary must be increased to bring it into line with the survey, it should be increased not only to a figure one cent above average, but to a figure lying on a higher salary range.

#### The memorandum of understanding, once approved by the city council, is binding upon the parties.

The Meyers-Milias-Brown Act, as set forth in Government Code section 3505.1, provides that after negotiations "If agreement is reached by the representatives of the public agency and a recognized employee

<sup>3/</sup> The trial court also found: (a) that salary data from Los Angeles City and Los Angeles County should be included in computing the average salary, not merely utilized as "reference points" as the city claimed; (b) that the term "traditional relationships" referred to the historical relationship between salaries paid certain Glendale employees and the salaries paid employees of other jurisdictions holding comparable positions; (c) that the term "internal alignments" referred to salary relationships between Glendale employees at different salary steps and classes; (d) that the proviso requiring "proper consideration" for traditional relationships and internal alignments did not authorize the city to rely on such factors to justify payment of below-average salaries.

organization . . . they shall jointly prepare a written memorandum of such understanding, which shall not be binding, and present it to the governing body or its statutory representative for determination. As we shall explain once the governmental body votes to accept the memorandum, it becomes a binding agreement.

The historical progression in the legislative enactments began with the George Brown Act.

That act sought in general to promote "the improvement of personnel management and employer-employee relations . . . through the establishment of uniform and orderly methods of communication between employees and the public agencies by which they are employed." (Stats. 1961, ch. 1464, p. 4141.) It provided, in former section 3505, that "The governing body of a public agency [or its representatives] shall meet and confer with representatives of employee organizations upon request, and shall consider as fully as it deems reasonable such presentations as are made by the employee organization on behalf of its members prior to arriving at a determination of policy or course of action." (Stats. 1961, ch. 1964, p. 4142.)

During the years following enactment of the George Brown Act public employee unions continued to grow in size and to press their claims that public

<sup>4/</sup> Section 3500 of the Meyers-Milias-Brown Act does not clearly prescribe whether a local agency may adopt methods of administering employer-employee relations which differ from those prescribed by the act. (See discussion in Grodin, Public Employee Bargaining in California: The Meyers-Milias-Brown Act in the Courts (1972) 23 Hastings L.J. 719, 723-725; Grodin, California Public Employee Bargaining Revisited: The MMB Act in the Appellate Courts (1974) California Public Employee Re-lations No. 21, p. 2.) We need not reach that question here, for Glendale has adopted a format for labor-management relations essentially identical to that set out in the Meyers-Milias-Brown Act. The city's employee relation ordinance states that employee organizations shall present written proposals on salaries, fringe benefits, and other conditions of employment to the city manager, It then provides in language parallel to Government Code section 3505.1, that "If agreement is reached by the City Manager and the recognized employee representative, they shall jointly prepare a written memorandum of such understanding, which shall not be binding, and present it to The Council by May 1 of each year. (Ordinance No. 3830, § 11.)

<sup>5/</sup> The George Brown Act originally appeared as Government Code sections 3500-3509. The legislative revisions of 1968 and 1971 reserved those sections for the Meyers-Milias-Brown Act, and reenacted the George Brown Act, now limited to the relationship between the

state government and state employees, as Government Code sections 3525-3536.

<sup>6/</sup> This provision, reenacted as Government Code section 3530, still governs the relationship between the state and state employees organizations.

County of Alameda (1970) 3 Cal.App.3d 578, 583, footnote 7; Edwards, The Emerging Duty to Bargain in the Public Sector (1973) 71 Mich.L.Rev. 885, 686; Werne,

employees sould enjoy the same bargaining rights as private employees so long as such rights did not conflict with the public service. The George Brown Act, originally a pioneering piece of legislation, provided only that management representatives should listen to and discuss the demands of the unions. Apparently the failure of that act to resolve the continual controversy between the growing public employees organizations and their employers led to further legislative inquiry. Moreover, subsequent enactments of other states, which granted public employees far more extensive bargaining rights, further exposed the limitations of the George Brown Act.

Cognizant of this turn of events the Legislature in 1968 enacted the Meyers-Milias-Brown Act.

Expressly intending the new law to strengthen employeremployee communication, the Legislature provided for "a reasonable method of resolving disputes regarding wages, hours, and other terms and conditions of employment." (Gov. Code, § 3500.) The public agency must not only listen to presentations, but "meet and confer in good faith" (Gov. Code, § 3505), a phrase statutorily defined to include a free exchange of information, opinions and proposals, with the objective of reaching "agreement on matters within the scope of representation prior to the adoption by the public agency of its final budget for the ensuing year." (Ibid.) Section 3505.1, quoted earlier, provides that if agreement is reached it should be reduced to writing and presented to the governing body of the agency for determination. This statutory structure necessarily implies that an agreement, once approved by the agency. will be binding. The very alternative prescribed by the statute -- that the memorandum "shall not be binding" except upon presentation "to the governing body or its statutory representative for determination." -manifests that favorable "determination" engenders a binding agreement.

Why negotiate an agreement if either party can disregard its provisions? What point would there

Collective Bargaining in the Public Sector (1969) 22 Vand, L. Rev. 833.

<sup>8/</sup> Anderson, The Impact of Public Sector Hargaining (1973) Wis. L.Rev. 986, 988.

<sup>2/</sup> Sec authorities cited footnote 4, supra.

on Local Public Safety Employment Practice, To Meet and Confer: A Study of Public Employee Labor Relations (1972) pages 25-26.

be in reducing it to writing, if the terms of the contract were of no legal consequence? Why submit the agreement to the governing body for determination, if its approval were without significance? What integrity would be left in government if government itself could attack the integrity of its own agreement? The procedure established by the act would be meaningless if the end-product, a labor-management agreement ratified by the governing body of the agency, were a document that was itself meaningless.

The Legislature designed the act, moreover, for the purpose of resolving labor disputes. (See Gov. Code, § 3500.) But a statute which encouraged the negotiation of agreements, yet permitted the parties to retract their concessions and repudiate their promises whenever they choose, would impede effective bargaining. Any concession by a party from a previously held position would be disastrous to that party if the mutual agreement thereby achieved could be repudiated by the opposing party. Successful bargaining rests upon the sanctity and legal viability of the given word.

In applying the Meyers-Milias-Brown Act, "the courts have uniformly held that a memorandum of understanding, once adopted by the governing body of a public

agency, becomes a binding agreement." (Grodin, Public Employee Bargaining in California: The Meyers-Milias-Brown Act in the Courts (1972) 23 Hastings L.J. 719, 756.)

The leading decision, however, is one which although decided in 1970 arose under the earlier George Brown Act, East Bay Mun. Employees Union v. County of Alameda, supra, 3 Cal.App.3d 578. Settling a strike by county hospital employees, Alameda County agreed to

Professor Edwards of the University of Michigan Law School summarized the decisions of other states: "It is increasingly apparent in the developing case law that once a contract has been signed, the public employer must, in effect 'adopt' the contract and do everything reasonably within its power to see that it is carried out." (Edwards, The Emerging Duty to Bargain in the Public Sector (1973) 71 Mich.L.Rev. 885, 929.) The phrase "everything reasonably within its power" refers to the problems, discussed by Edwards, which may arise when a public agency agrees to a contract but must depend on appropriations from another agency to carry out that contract. Since the Glendale City Council has authority to appropriate sums needed to pay the salary increase it agreed to pay, those problems do not arise in the present case.

<sup>11/</sup> Professor Grodin's article, published in March 1972, cites only superior court decisions in support of his position, but subsequent to that publication two Court of Appeal decisions have also enforced agreements reached under the Meyers-Milias-Brown Act. (San Joaquin County Employees' Assn., Inc. v. County of San Joaquin (1974) 39 Cal.App.3d 83, 88-89; Wilson v. San Francisco Mun. Ry. (1973) 29 Cal.App.3d 870.)
These decisions, as well as the Court of Appeal opinion in the instant case, are analyzed in a second article by Professor Grodin, California Public Employees Bargaining Revisited: The MMB Act in the Appellate Courts (1974) California Public Employee Relations No. 21, page 2.

reinstate the strikers without loss of any benefits previously earned by those employees. Upon reinstatement, however, the county classified the strikers as new employees, with resultant loss of seniority, vacation, sick leave, retirement and other benefits.

Reversing a trial court ruling which declined to enforce the agreement, the Court of Appeal through Justice Wakefield Taylor stated that the George Brown Act "required the public agency to meet and confer and listen. . . [T]he modern view of statutory provisions similar to the Brown Act is that when a public employer engages in such meetings with the representatives of the public employee organization, any agreement that the public agency is authorized to make and, in fact, does enter into, should be held valid and binding as to all parties." (3 Cal.App.3d 578, 584.) If, under the more limited provisions of the George Brown Act, which does not specifically refer to an "agreement reached by the representatives of the public agency and a recognized employer organization," nevertheless the negotiation and agreement by such parties are "valid and binding," we conclude a fortiori that the memorandum of understanding reached under the broader Meyers-Milias-Brown Act is indubitably binding.

#### The city has failed to comply with the terms of the memorandum of understanding.

Defendants challenge the trial court's finding that the city did not comply with the terms of the agreement. We have pointed out that the trial judge found the agreement uncertain in meaning and admitted parol evidence to aid in its construction. Defendants do not contend that the evidence received was inadmissible under the parol evidence rule, nor that the evidence so admitted does not support the findings and conclusions of the trial court. Instead, the defendants argue first, that the city singularly enjoys a unilateral right to insist upon any reasonable interpretation of the agreement that it chooses, and second, that the agreement can properly be interpreted to require only the taking of a salary survey, leaving the fixing of salary ranges to later administrative determination.

<sup>12/</sup> See Pacific Gas & E. Co. v. G.W. Thomas Drayage etc. Co. (1968) 69 Cal.2d 33, 40; Tahoe National Bank v. Phillips (1971) 4 Cal.3d 11, 22-23; Jones, Evidentiary Concepts in Labor Arbitration: Some Modern Variations on Ancient Legal Themes (1969) 13 U.C.L.A.L. Rev. 1241, 1263-1269 fully discusses the effect of the parol evidence rule on the interpretation of collective bargaining agreements.

The city's claim to a unilateral right to interpret the memorandum rests upon numerous cases holding that a city wage ordinance will not be held to conflict with charter provisions requiring payment of prevailing wages unless the city's action is "so palpably unreasonable and arbitrary as to indicate an abuse of discretion as a matter of law." (Sanders v. City of Los Angeles (1970) 3 Cal.3d 252, 261; Walker v. County of Los Angeles (1961) 55 Cal.2d 626, 639; City & County of San Francisco v. Boyd (1943) 22 Cal. 2d 685, 690.) The city seeks to apply this doctrine to the present case; it argues that in enacting Salary Ordinance No. 3936 it attempted to comply with its duty under the memorandum, and that this ordinance cannot be set aside unless it is fraudulent or palpably unreasonable.

This argument, however, misses the point; the issue here is not the validity of Ordinance No. 3936, but the sufficiency of that ordinance to fulfill

the city's duty under the memorandum. Although the cited cases recognize the broad discretion of a city in interpreting its respective charter's prevailing wage provisions, and although defendant city here would analogize the instant issue with such a prevailing wage case, defendant's position founders on the rock of the bilateral nature of the instant memorandum of understanding. We do not probe the city's interpretation and application of a prevailing wage ordinance or even an alleged abuse of discretion by the city in so applying it; we deal here with a mutually agreed covenant, a labor management contract. We know of no case that holds that one party can impose his own interpretation upon a two-party labor-management contract.

In pre-Wagner Act days some courts considered collective bargaining agreements to be merely state-ments of intention or unilateral memoranda. (See Chamberlain, Collective Bargaining and the Concept of Contract (1948) 48 Colum.L.Rev. 829, 832; Annot. (1935) 95 A.L.R. 10, 34-37.) But all modern California decisions treat labor-management agreements whether in

<sup>13/</sup> See also Alameda County Employees Assn. v. City of Alameda (1973) 30 Cal.App.3d 518, 532; Sanders v. City of Los Angeles (1967) 252 Cal.App.2d 488, 490; Anderson v. Board of Supervisors (1964) 229 Cal. App.2d 796, 798-800; San Bernardino Fire & Police Protective League v. City of San Bernardino (1962) 199 Cal.App.2d 401, 408.

public employment or private as enforceable contracts (see Lab. Code, § 1126) which should be interpreted to execute the mutual intent and purpose of the parties.

This principle applies as much to agreements between government employees and their employers as to

County of Alameda, supra, 3 Cal.App.3d 578, 584; San Joaquin County Employees' Assn., Inc. v. County of San Joaquin, supra, 39 Cal.App.3d 83, 88-89.

15/ See Posner v. Grunwald-Marx, Inc. (1961)
56 Cal.2d 169, 177; McCarroll v. L.A. County etc. Carpenters (1957) 49 Cal.2d 45, 66-67; Holayter v. Smith
(1972) 29 Cal.App.3d 326, 333-334; San Diego etc. Carpenters v. Wood, Wire, etc. Union (1969) 274 Cal.App.
2d 683, 689; Div. Labor L. Enf. v. Ryan Aero Co. (1951)
106 Cal.App.2d Supp. 833.

16/ Civil Code section 1636 declares that "A contract must be so interpreted as to give effect to the mutual intention of the parties as it existed at the time of contracting, so far as the same is ascertainable and lawful." This section was applied to the interpretation of private collective bargaining agreements in General Precision, Inc. v. International Association of Machinists (1966) 241 Cal.App.2d 744, 746-747 and McKay v. Coca-Cola Bottling Co. (1952) 110 Cal. App.2d 672, 676.

App.2d 672, 676.

In Posner v. Grunwald-Marx, Inc. (1961) 56
Cal.2d 169, 177, we observed that a collective bargaining agreement "is more than a contract; it is a generallzed code to govern a myriad of cases which the
draftsman cannot wholly anticipate. . . . It calls
into being a new common law -- the common law of the
particular industry." (56 Cal.2d 169, 177, quoting
United Steelworkers v. Warrior & Gulf Navigation Co.
(1960) 363 U.S. 574, 578-579.)

private collective bargaining agreements.

Agreements reached under the Meyers-Milias-Brown Act, like their private counterparts, are the product of negotiation and concession; they can serve as effective instruments for the promotion of good labor-management relations only if interpreted and performed in a manner consistent with the objectives and expectations of the parties.

The city raises many other objections to the trial court's interpretation of the agreement: it contends that the memorandum gave the council discretion to choose whether to implement the survey findings; that the memorandum is but an agreement to agree in the future concerning new salary ranges; that the term "average salaries" in the memorandum does not mean an arithmetic average but refers to the city's practice of using bar graphs to visualize an average salary level; that the phrase "proper consideration [for] internal

cedents involving private labor-management relations to aid in determining the rights of public employees and employees arganizations. (See, e.g., Firefighters Union v. City of Vallejo (1974) 12 Cal.3d 508, 617; Social Workers' Union, Local 535 v. Alameda County Welfare Dept. (1974) 11 Cal.3d 382, 341; San Joaquin County Employees' Assn., Inc. v. County of San Joaquin, supra, 30 Cal.App.3d 83, 86.

alignments and traditional relationships" in the memorandum authorizes the city to use such alignments and relationships to justify payment of below average salaries.

All the above contentions violate the established rule that if the construction of a document turns on the resolution of conflicting extrinsic evidence, the trial court's interpretation will be followed if supported by substantial evidence. (See 6 Witkin, Cal. Procedure (2d ed. 1971) pp. 42/18-42/19 and cases there cited.) In light of this rule, defendants, In order to overturn the trial court's interpretation, must demonstrate either that the extrinsic evidence on which the court relied conflicts with any interpretation to which the instrument is reasonably susceptible (Pacific Gas & E. Co. v. G. W. Thomas Drayage etc. Co., supra, 69 Cal.2d 33, 40) or that such evidence does not provide substantial support for the court's interpretation. But defendants present neither contention. Their arguments, based upon an interpretation of the membrandum on its face without reference to the extrinsic evidence or the trial court's findings, pose no issue cognizable within the scope of our appellate review.

h. Plaintiff union may maintain this action on behalf of the Glendale city employees; allegations that this suit is a class action are superfluous and do not affect the validity of the judgment.

Fluintiffs' complaint alleges, and the court found, that plaintiffs filed suit on benalf of the class of city employees. Defendants argue that plaintiffs failed to provide adequate notice to the members of the class; plaintiffs respond that defendants first raised this issue on appeal. Plaintiffs' class allegations, however, are superfluous; plaintiff association, as the recognized representative of city employees, may sue in its own name to enforce the memorandum of understanding. (See Professional Fire Fighters, Inc. v. City of Los Angeles (1963) 60 Cal.2d 276, 283-284.) Since the class action format adds nothing to the rights or liabilities of the parties.

<sup>18/</sup> The record indicates only that plaintiff union posted notice of the action on various bulletin boards. After the court found in favor of plaintiffs, the union posted a second notice advising employees that their counsel would request an award of attorneys' fees, and the manner in which employees could appear in order to be heard in opposition to that award.

<sup>19/</sup> It is not necessary to find this suit a proper class action in order to uphold the portion of the judgment awarding counsel for plaintiffs 25 percent of all retroactive salaries and wages received. That award may be sustained under the rule that a lit-

the issue of notice to the members of the class is immaterial.

The instant case in this respect closely resembles Daniels v. Sanitarium Assn., Inc. (1905) 9 Cal.2d oo2, in which we first confirmed the right of a union to sue as a legal entity. In Daniels, the union vice-president sued as a "representative" of the union; we held that the suit should have been filed by the union directly. We stated, however, that "we do not believe the form in which the action is brought should be crucial. Here Daniels sued 'in a representative capacity for and on behalf of' the union. . . . but the union, as we have pointed out, may sue as an entity for the wrong done to itself; such an action is not a class action but a direct one by the union. Hence the better and simplest form of procedure would be the suit in the name of the union as such. Since the matter 1: procedural only, however, we have considered, and sustained, the instant complaint as one brought by the union as an entity." (59 Cal.2d at pp. 608-609.)

In accord with <u>Daniels</u>, we conclude that the unnecessary allegations and findings that the suit is a class action do not detract from the merits of plaintiff association's suit as the recognized representative of the city employees. "Superfluidity does not vitiate." (Civ. Code, § 3537.)

#### Plaintiffs' action is not barred for failure to exhaust administrative remedies.

by plaintiffs' failure to exhaust administrative remedies. Defendants refer to the grievance procedure established by Ordinance No. 3830, enacted in 1968. Section 9 of this ordinance provides that an aggrieved employee, whose dispute relates to "the interpretation or application of this Ordinance, an ordinance resulting from a memorandum of understanding, or of rules or regulations governing personnel practices or working conditions" should first consult informally with his supervisor. If that consultation does not resolve the dispute, the employee may file a grievance form with the supervisor, who must enter his decision and reasons and return the form to the employee. If dispatisfied

igant who creates a fund in which others enjoy beneficial rights hav require those beneficiaries to pay their fair there of the expense of litigation. (See Aprague v. Ticonic Nat'l Bank (1939) 307 U.S. 161; Estate of Stanffer (1959) 37 Cal.Sc 184, 137; Estate of Reade (1946) 31 Cal.Sc 195, Winslow v. harold G. Perguson Corp. (1944) 25 Cal.Sc 276, 277; Parsers etc. Nat. Bank v. Peterson (1930) 5 Cal.Sc 601, 507; Dawson, Layers and Involcate Clients: Attorneys Fees From Punds (1974) 57 Harv.L. aev. 1937.)

with the supervisor's response, the employee may forward the form to the division head; if dissatisfied with the division head's response, he may forward the form to the city manager, whose decision is final. Plaintiffs did not follow this procedure before instituting the present action.

The requirement of exhaustion of administrative remedies does not apply if the remedy is inadequate. (Ogo Associates v. City of Torrance (1974) 37 Cal.App.3d 830, 834; Diaz v. Quitoriano (1969) 268 Cal. App.2d 807, 812; Comment, Exhaustion of Administrative Remedies in California (1968) 56 Cal.L.Rev. 1061, 1079-180.) The city's grievance procedure is inadequate to the resolution of the present controversy in two respects.

First, the pertinent portion of Ordinance No. 3830 provides only for settlement of disputes relating to the "interpretation or application of . . . an ordinance resulting from a memorandum of understanding."

(Emphasis added.) The crucial threshold issue in the present controversy -- whether the ratified memorandum of understanding itself is binding upon the parties -- does not involve an "ordinance" and nence does not fall within the scope of grievance resolution.

Second, the city's procedure is tailored for the settlement of minor individual grievances. A procedure which provides merely for the submission of a grievance form, without the taking of testimony, the submission of legal briefs, or resolution by an impartial finder of fact is manifestly inadequate to handle disputes of the crucial and complex nature of the instant case, which turns on the effect of the underlying memorandum of understanding itself. (Cf. Martino v. Concord Community Hosp. Dist. (1965) 233 Cal.App.2d 51, 57.)

## o. Mandamus lies to enforce the memorandum of understanding.

to pay wages owing to an employee is an action for breach of contract; if that remedy is adequate, mandate will not lie. (See Elevator Operators etc. Union v. Newman (1947) 30 Cal.2d 799, 808 and cases there cited.) But often the payment of the wages of a public employee requires certain preliminary steps by public officials; in such instances, the action in contract is inadequate and mandate is the appropriate remedy. (See Tevis v. City & County of San Francisco (1954) 43 Cal.2d 190 (mandate to compel officials to approve payroll); Ross

v. Board of Education (1912) 18 Cal.App. 222 (mandate to compel officials to approve payment); cf. Flora Crane Service, Inc. v. Ross (1904) 61 Cal.2d 199 (mandate to compel controller to certify that Junes nave been appropriated).) The superior court in the present case concluded that since "enforcement of the rights of [plaintiffs] requires obtaining the official cooperation necessary to implement the application of the formula agreed upon in the Memorandum of Understanding.

. . [Plaintiffs] do not have a speedy or adequate remedy at law to prevent the deprivation of their rights other than by mandamus."

although defendants do not chailenge the court's conclusion that plaintiffs have no other adequate remedy, they nonetheless urge that the remedy of mandamus is not available. Defendants contend that the adoption of a salary ordinance constitutes a legislative act within the discretion of the city council,

and that mandamus will not issue to compel action lying within the scope of agency or official discretion, or to compel performance of a legislative act.

Derendants' contention rests upon the mintaken impression that the trial court mandated the enactment of a new salary ordinance. The trial court's
judgment, however, proceeded upon the theory that the
council's approval of the memorandum of understanding,
in itself constituted the legislative act that fixed
employee salaries in accord with that understanding.
The writ, therefore, did not command the enactment of
a new salary ordinance, but directed the non-legislative and ministerial acts of computing and paying the
salaries as fixed by the memorandum and Judgment.

<sup>20/</sup> Plaintiffs also sought declaratory relief, and undoubtedly established a controversy sufficient to justify that remedy. (See Walker v. County of the Angelea (1601) 55 Cal.2d 625, 636-637; San Bernarlino Fire & Police Protective League v. City of Car. Lemandino, 2006, 199 Cal.App.2d 401, 417.) The lact, however. "that an action in declaratory relief lies... does not prevent the use of mandate." (Brock v. Superior Court (1952) 109 Cal.App.2d 594, 603.)

<sup>21/</sup> See 5 Witkin, California Procedure (2d ed. 1971) page 3851 and cases there cited.

vides "That a peremptory writ of mandate issues directing the respondents . . . to proceed at once to provide salary and wage increases . . . in accordance with the following standard: . . " The judgment then sets out in detail the formula by which the wage increase for each step of each job classification must be computed. Part 2 of the judgment then provides that "When the forcesing computations have been made, respondents are further directed to proceed at once to pay the differential sum due each said employée for the period October 1, 1970 through June 30, 1971, together with interest as provided by law. . . "

The use of mandamus in the present case thus falls within the established principle that mandamus may issue to compel the performance of a ministerial duty or to correct an abuse of discretion.

"The critical question in determining if an act required by law is ministerial in character is whether it involves the exercise of judgment and discretion." (Jenkins v. Knight (1956) 46 Cal.2d 220, 223-224.) In the present case, the city entered into an understanding which, we have held, became a valid and binding agreement upon approval by resolution of the council. That agreement, as interpreted by the

trial court, is definitive, and admits of no discretion.

mathematical standards which, applied to the survey data, yield the exact sums due. The trial court, in fact, awarded plaintiffs prejudgment interest on the ground that the action was one "to enforce an underlying monetary obligation the amount of which was certain or could have been made certain by calculation." (Emphasis added.) Unquestionably the negotiation and approval of the understanding involved the exercise of discretion by city officials. (San Joaquin County Employees' Assn., Inc. v. County of San Joaquin, supra, 39 Cal.App.3d 83, 87-88.) But in approving the understanding, the city exhausted that discretion; the duty of its officials to carry out its obligations is of ministerial character.

# 7. The cause must be remanded for joinder of the city officers charged with the duty of computing and paying wages and salaries of city employees.

As we have noted, the trial court mandated performance of the ministerial acts of computing and paying the salaries as fixed by the judgment. The court's writ, however, was directed only to the city and its councilmen; plainting failed to dola as addi-

<sup>23/</sup> See People ex rel. Younger v. County of El Dorado (1971) 5 Cal.3d 480, 491; Jenkins v. Knight (1956) 46 Cal.2d 220; California Civil Writs (Cont.Ed. Bar 1970) sections 5.25-5.26.

the discretion exercised by a public officer or board . . . it will lie to correct an abuse of discretion by such officer or board." (Baldwin-Lima-Hamilton Corp. v. Superior Court (1962) 208 Cal.App.2d 803, 823; see Walker v. County of Los Angeles, supra, 55 Cal.2d 626, 639; Cal. Civil Writs (Cont.Ed.Bar 1970) §§ 5.33-1.35; 5 Witkin, Cal. Procedure (2d cd. 1971) pp. 3853-1854. Contrary to the claim of the concurring and discentive opinion (see infra at pp. , , appellate counts in this state have on numerous occasions mandaled legislative bodies to enact salary ordinances. (See, e.g., Sanders v. City of Los Angeles (1970) 3 Cal.3d 252, 202; Walker v. County of Los Angeles (1961) 55 Cal. 2d 620, 039; Sanders v. City of Los Angeles (1961) 55 Cal. 2d 620, 039; Sanders v. City of Los Angeles (1967) 292 Cal.App.2d 488; accord Griffin v. Board of Supervisors (1903) 60 Cal.2d 318 (mandate directing board of supervisors to reapportion county).)

<sup>\*</sup>Concurring and dissenting opinion, pages 2-3.

tional defendants the city officials entrusted with the administrative duties of computing and paying salaries. The trial court judgment and mandate thus suffer from a procedural defect similar to that discussed by the Court of Appeal in Martin v. County of Contra Costa (1970) 8 Cal.App.3d 856.

In Martin, plaintiffs sued the county and its board of supervisors to mandate payment of uniform allowances. The trial court rendered judgment only against those named defendants, and not against the county officers responsible for payment of the allowances. In remanding the cause for further proceedings, the Court of Appeal stated that "The only defect in proceedings and Judgment is the failure to Join the proper ministerial officers of the county government. Plaintiffs should be permitted to join the proper parties. . . . Since the county is the real party in interest and has been represented throughout, those ministerial officers should not be permitted to assert any laches or limitations upon being joined, but should be bound by the findings made against the county and its board of supervisors which have been approved in this opinion." (8 Cal.App.3c at p. 866.)

Following the reasoning of the Court of Ap-

peal, we hold that the present judgment in favor of plaintiffs must be reversed and remanded to permit joinder of the appropriate city officials. These ministerial officers should not be permitted to assert any defense of laches or limitations, and will be bound by the findings of the trial court made against the city.

8. Plaintiffs' cross-appeal is not meritorious.

The City of Glendale has traditionally determined employee salaries by establishing a five-step salary range for each job classification. The trial court directed that whenever Glendale's salary for the fifth step of a salary range was less than the average salary from the surveyed jurisdictions, the city must raise the fifth step salary to an amount equal to that average plus one cent; it further directed that salaries for steps one through four be raised proportionately to the fifth step salary.

Plaintiffs argue on their cross-appeal that the trial court, instead of directing payment of fifth step salaries equal to the survey average plus one cent, should have ordered the city to provide salary increases to the closest fifth step of a higher range above the average. We believe, however, that the court did exactly that which plaintiffs now request; in fix-

ing step five salaries at the average plus one cent, and increasing step one through four salaries proportionately, the court in effect established a new salary range at a level sufficient to assure plaintiffs a salary above the average from the surveyed jurisdiction. Although plaintiffs would prefer a raise to a salary range which exceeded that average by more than the one cent differential established by the trial court, they point to nothing in the memorandum of understanding or the evidence which bars the creation of new salary ranges so long as they yield an above-average wage.

#### 9. Conclusion

For the foregoing reasons, the judgment is reversed, and the cause remanded for further proceedings in accord with the views expressed in this opinion. Each side shall bear its own costs on appeal.

TOBRINER, J.

#### WE CONCUR:

WRIGHT, C.J.
McCOMB, J.
SULLIVAN, J.
CLARK, J.
RICHARDSON, J.

COPY

## GLENDALE CITY EMPLOYEES' ASSN. v. CITY OF GLENDALE L.A. 30357

#### CONCURRING AND DISSENTING OPINION BY MOSK, J.

I concur in the reversal of the judgment, but I dissent from the directions given upon remand.

The majority make out a persuasive case for finding that a memorandum of understanding regarding municipal employee salaries was reached and that the city should in good conscience honor its agreement. From that moral reading, however, the majority leap to a legal conclusion which results in judicial invasion of the legislative process, and the matter is returned to the trial court for issuance of an order which cannot, or should not, be enforced.

The posture in which this case comes to us is of significance. First of all, the plaintiffs sued no ministerial officers; they sued the City of Glendale and five individuals identified as "the duly elected councilmen," members of the "governing body" of the City of Glendale. No other persons, particularly none with ministerial as distinguished from logislative duties, appeared in the action at any time.

Secondly, the trial court issued a writ of mandate "directing the respondents and each of them [i.e., the city

and the duly elected councilmen] to proceed at once to provide salary and wage increases to petitioners . . . "

And finally, in their petition for hearing the petitioners seek mandate to enforce a memorandum "executed by the City of Glendale," not more performance of a duty by an identified ministerial public servant.

I

The majority have cited no authoritative cases in which a city and its legislative body have been mandated to adopt an ordinance, relating to salaries or to any other subject. The reason there are no such appellate cases is elementary: adoption or rejection of an ordinance has always been recognized as an act of legislative discretion and courts may not interfere with that legislative function. Each councilman has his electorally bestowed right to vote "aye" or "nay" on any proposal mending before the body. Perhaps, as here, the city and its governing legislators should have honored an obligation, but they cannot be compelled to do so by mandate of a court.

Let us review the cases cited by the majority to purportedly support their conclusion that a city and its councilmen may be ordered to enact a specified ordinance. In Tevis v. City and County of San Francisco (1954) 43 Cal.2d 190, 194, members of a commission, the secretary of the civil service commission and the controller "were directed to certify and

the court continued at page 200, city officials "may not be compelled to authorize the payment of compensation or issue a warrant when funds are lacking [i.e., unapprepriated]." This court expressed the hope the city would make funds available, but there was no order for it to do so. Ross v. Board of Education (1912) 18 Cal.App. 222, involved an order directing members of a board to pay \$100 due on an employment contract.

Plora Crane Service, Inc. v. Ross (1964) 61 Cal.2d 199, concerned mandate against the city controller because he had failed to perform what the court found to be a ministerial duty (id. at p. 204). To the same effect is San Francisco v. Boyd (1941) 17 Cal.2d 606: involving an employment contract, the mandate suit was not directed to the city or its legislative body, but against the controller, a ministerial officer. Similarly in Ackerman v. Hoody (1918) 38 Cal.App. 461, the city auditor, not the City of San Diego or its council, was ordered by mandate to certify a recall election.

The majority, in footnote 24, desperately attempt to find some authority for courts to mandate legislative bodies. They miss the target. Sanders v. City of Los Angeles (1970) 3 Cal.3d 252, and Sanders v. City of Los Angeles (1967) 252 Cal.App.2d 488, arose out of the same circumstances. The courts found that a ministerial officer had failed to perform

his charter-required function. "As the adviser of the committees and the council and as the responsible official of the city, the City Administrative Officer failed utterly to perform his duties." (Id. at p. 493 of 252 Cal.App.2d.) He, and several administrative departments--recreation and parks, library, retirement system, pensions--were then directed to perform their ministerial duties.

In Walker v. County of Los Angeles (1961) 55 Cal.2d 626, 632, the court declared that the Board of Supervisors failed to perform its duty, but found only that the board has "a quasi-judicial, non-legislative, fact-finding function preceding the performance of the indicated legislative act." (Italics added.) It was that nonlegislative function the board was mandated to perform.

It is true that we ordered the Board of Supervisors to redistrict supervisorial districts in riffin v. Board of Supervisors (1963) 60 Cal.2d 318. I point out, however, that this court obviously has had second thoughts about the propriety of such an order, for it was not repeated in subsequent reapportionment cases. We never again mandated a legislative body to pass a reapportionment act; we indicated that If it did not do so by a specified time, the court would undertake the task. And we did. (Silver v. Brown (1965) 63 Cal.2d 270, 281; Legislature v. Heinecke (1972) 6 Cal.3d 595, 603; Legislature v. Reinecke (1972) 7 Cal.3d 92, 93; Legislature v. Reinecke (1973) 10 Cal.3d 396.)

Thus it is abundantly clear that appellate courts do not order a political subdivision as an entity, or its legislative body, to act or to refrain from acting in any specified manner.

Tandy v. City of Oakland (1962) 208 Cal.App.2d 609, is a case in point. Plaintiffs sought to mandate the city council to rezone their property on a theory that the current zoninr ordinances were unconstitutional as applied. The court held that such ordinances "are entirely within the discretion of the municipal legislative body" and that "a court cannot substitute its judgment for that of the municipality" (id. at p. 612). To the identical effect is Johanson v. City Council (1963) 222 Cal.App.2d 68, 72.

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As alleged in the complaint and as found by the trial Judge, on September 29, 1970, the city council adopted salary ordinance No. 3921, which, said the trial court, "did not provide increases in salaries and wares" based upon the purported formula. The adoption of that ordinance was clearly

<sup>\*</sup>Multilith opinion, page 31.

a lerislative act, as, indeed, is the passare or rejection of any ordinance. If there are to be any other or different salary provisions, ordinance No. 3921 must be repealed by the city council and another ordinance adopted in its stead. Such action will also be strictly legislative in character.

That brines us back to square one: there is no authority for this court, or any court, to direct how the city councilmer, individually or collectively, are to vote on any measure proposed to repeal ordinance Mo. 3921. Furnuant to a bargained understanding, the councilmen may be under a moral obligation to adopt a new salary ordinance. However, the question before us is not the existence of a prior commitment, but whether a court may compel a legislative result.

The procedure employed by the Court of Appeal in Hartin v. County of Contra Costa (1970) 8 Cal.App.3d 856, and adopted by the majority here, is untenable. The court there conceded "the reneral principle that the courts have no power to compel the performance of a lerislative act" and that the petitioners asked for mandate to compel the city "to chact an ordinance which compensates and provides benefits for relitioners" (id. at p. 865). It then proceeded to the displacement of almisterial officers. Now, it must be asked,

can the ministerial officers secure enactment of a county ordinance as prayed? The <u>Martin</u> court rives us no clue, nor do the majority advise us here how the unidentified ministerial officers, at this late date to be amended into the case, are to undertake the legislative task of repealing ordinance No. 3021 and adopting another measure in its place.

#### TII

Finally, I am compelled to make an embarrassing inquiry.
How do my learned colleagues propose to enforce their order?

Will accept a final judicial determination of their rights and duties. But let us assume arguendo that the Glendale City Councilmen are intransigent, that they steadfastly refuse to vote to repeal ordinance No. 3921 and to adopt another salary ordinance in its stead. Are my colleagues prepared to cite the entire legislative tody for contempt of their order? (See, e.g., City of Vernon v. Superior Court (1952) 38 Cal.2d 509, 519-520.) I would hope not. Yet the potential need to do so demonstrates one of the pitfalls when the judiciary atternts in any manner to dictate how the legislative process is to function.

In the final analysis, this is not a labor or salary case nor is it litigation over a contract. This is

purely and simply an issue of separation of powers. I, for one, am unwilling to embark upon a murky project of ordering legislative members to adopt an ordinance, no matter how desirable I may believe the ordinance to be.

MOSK, J.

Lorraine Mitchell-Legal Briefs 732 E WASHINGTON BOULEVARD LOS ANGELES, CALIFORNIA 90021 TELEPHONE (213) 747-5631 Supreme Court, U. S. FILED

FEB 1 1 1976

SUPREME COURT MICHAEL RODAK, JR., GLERK

# IN THE OF THE UNITED STATES

October Term, 1975 No. 75-932

CITY OF GLENDALE,

Petitioner,

VS.

GLENDALE CITY EMPLOYEES ASSOCIATION, INC., DAVID NORTH, ROSS D. MITCHELL, E. JIM KOTONIAS, BOB MEZAK, BOB ARCHAMBEAU, AND WILLIAM J. EVANS, JP.,

Respondents.

ANSWER TO PETITION FOR WRIT OF CERTIORARI

> FRANK C. MORALES 1607 Palo Alto Street Los Angeles, California 90026 (213) 483-2351

Attorney for Respondents

# IN THE SUPREME COURT OF THE UNITED STATES

October Term, 1975

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CITY OF GLENDALE,

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1.

IN THE SUPREME COURT OF THE UNITED STATES October Term, 1975 No. 75-932

CITY OF GLENDALE,

Petitioner,

vs.

GLENDALE CITY EMPLOYEES
ASSOCIATION, INC., DAVID NORTH,
ROSS D. MITCHELL, E. JIM KOTONIAS,
BOB MEZAK, BOB ARCHAMBEAU, AND
WILLIAM J. EVANS, JR.,

Respondents.

ANSWER TO PETITION FOR WRIT OF CERTIORARI

1. NATURE OF THESE PROCEEDINGS

The Glendale City Employees' Association, as well as five individual employees of the City of Glendale, respondents, brought a class action on behalf of approximately 1,000 Glendale City

employees. The action sought the issuance of a writ of mandate or some other equitable relief to compel the City of Glendale and its officers, to adhere to certain duties arising out of certain statutes, ordinances, resolutions and a written contract, the discharge of which, would result in retroactive increases in salaries and wages for the period commencing October 1, 1970 to June 30, 1971.

The matter me on regularly for hearing on the employees' motion for a peremptory writ of mandate which resulted in judgment in favor of the employees, and for the issuance of a peremptory writ of mandate compelling the City of Glendale to compute retroactive salaries and wage increases for the period involved, by the application of a certain formula to certain salary-and-wage survey data. The City of Glendale has appealed from the entire judgment. The Supreme Court of the State of California reversed the judgment of the trial court with directions. (Please see Appendix B to Petition.)

2. ISSUES TO BE DETERMINED

Is the Petition premature.

3. DISCUSSION

The Petition is premature.

# **APPENDIX**

RICHARD W. MARSTON, CITY ATTORNEY DEUNIS H. SCHUCK, Deputy City Attorney 613 East Broadway, Room 220 City Hal! Glandale, California 91205 Telephone: 956-2080

Attorneys for Respondents

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

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GLENDALE CITY EMPLOYEES' ASSOCIATION INC., DAVID NORTH, ROSS D. MITCHELL, E. JIN KOTONIAS, BOB MEZAK, BOB ARCHAMBEAU AND WILLIAM J. EVANS, JR.,

NO. 988,9.4

ANSWER OF G. W. CARLILE

FIRST AMENDED PETITION FOR PEREMPTORY WRIT OF

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Petitioners, ) AND PAULINE LOCKHART TO

) MANDANUS AND FOR DAMAGES CITY OF GLENDALE, VERN E. ALLEN, ) FOR BREACH OF CONTRACT 16 WILLIAM H. PETERS, ALAN G. WATSON, JAMES W. PERKINS, WARREN F. BAVERKAMP,) G. W. CARLILE, City Controller, PAULINE LOCKHARF, City Treasurer, and DOE I through DOE XXX. inclusive,

Respondents.)

Respondents G. W. CARLILE, City Controller, and PAULINE LOCKHART, City Treasurer, hereinafter referred to as "respondents" answer the first amended petition for peremptory writ of mandamus on file in this action as follows:

ANSWER TO FIRST CROSS OF AUTION 23

1. In answer to purateach 4, respondents deny that the

issues in the complaint and the rights and duties to be determined.

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and the relief prayed for are all of common and general interest to all employees in the service of the City of Glendale in that respondents are informed and believe, and based on such information and belief allege that the petitioners purport to represent members of management such as the City Controller, professional employees, such as the City Attorney, Assistant City Attorneys and Deputy City Attorneys, as well as the City Engineer and supervisory and confidential employees of the City of Glendale, together with nonmanagement, nonprofessional and nonsupervisory employees of the City of Glendale; that there is no community of interest between management, professional, supervisory and confidential employees of the City of Glendale on the one hand and nonmanagement, nonprofessional, nonsupervisory and nonconfidential employees of the City of Glendale on the other hand, and that such 15 lack of community of interest would preclude fair and adequate 16 representation of management, professional, supervisory and confi-17 dential employees if included as plaintiffs with nonmanagement, 18 nonprofessional, nonsupervisory and nonconfidential employees.

Respondents further allege that the issues of fact involved 20 herein are not common to all City of Glendale employees in that 21 separate questions of fact will have to be determined as to 22 those classifications which were not placed in an above average 23 position because of internal alignments and/or traditional relationships.

Respondents further allege that there is a conflict of 23 ginterest in petitioners' attempting to represent to bring an 27 action on behalf of the City Attorney and members of his state, including secretarial personnel of the Legal Division of the

- City of Glendale, as well as management employees of the City 2 of Glandale whether the same are members of GCGA or not.
- 2. Respondents have no information or belief on the subject 4 sufficient to enable them to answer the allegations of paragraph 5 5 and, placing their denial on that ground, dany generally and spe-6 cifically each and every allegation contained therein.
- 3. In answer to paragraph 7, respondents deny that the 8 enactment of Ordinances Nos. 3830 and 3848 of the City of Glendale 9 were intended to implement the provisions of Section 3507 of the 10 Government Code and allege that in enacting said ordinances it 11 did so pursuant to the authority contained in its Charter.
- 4. In answer to paragraph 15, respondents deny the figure 13 274 at line 10. Respondents further dany that the Nemorandum 14 of Understanding was to be the instrument that fixed salaries 15 and wages of petitioners. Respondents contend that only the 16 City Council can fix salaries and wages, and that the Memorandum 17 of Understanding merely provided for the taking of a salary 18 survey to help guide the City Council by making it cognizant of 19 comparable salaries paid in surrounding jurisdictions.
- 5. In answer to paragraph 17, respondents deny that the City of Glendale has sufficient funds with which to pay petitioners as alleged or as found by the trial court. California State law and the Charter of the City of Glendale permit payment to be made only from a sufficient and unexpended appropriation provided for that specific purpose. No such appropriation exists it the prosent tire, and therefore it would be necessary to acquire sufficient funds through the lavy of taxes, and Surther to provide for a proper and valid appropriation from which said

payment could be made.

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6. Respondents deny generally and specifically each and 3 every allegation contained in paragraph 18.

#### ANSWER TO SECOND CAUSE OF ACTION

- 7. In answer to paragraph 19, respondents refer to paragraphs 1 through 3, and 5 through 6, of their answers to petitioners' First Cause of Action and incorporate them herein by reference as fully as though set forth word for word herein.
- 8. Respondents deny generally and specifically each and 11 every allegation contained in paragraph 22.
- 9. In answer to paragraph 23, respondents admit that 13 petitioners rendered their respective services to the respondent 14 CITY OF GLENDALE from June 9, 1970 through the period covered by the Memorandum of Understanding. Except as expressly admitted, respondents deny generally and specifically each and every allegation contained therein.
  - 10. In answer to paragraph 24, respondents admit that on or before September 29, 1970, the City Manager and the Assistant City Manager submitted to the Council their report and recommendations with regard to adjustments in the salaries and wages of petitioners, and that the same were based on the terms of the Memorandum of Understanding and the joint salary survey data of the jurisdictions compared in compliance with said Memorandum of Understanding. Except as expressly admicted, respondents dany generally and specifically each and every allegation contained therein.
    - 11. In answer to paragraph 25, respondents admit that the

1 report and recommendations submitted to the City Council did not specifically refer to 214 classes of positions or 1,163 persons 3 or the sum of \$419,539.00. Respondents allege that the report and recommendations referred to by patitioners is a document entitled Wage and Salary Survey dated October 1970, which included salary survey data relative to the Glandale Fire Fighters' Associa-7 | tion (GFFA), and the Glendale Police Officers' Association (GPOA), which said latter two organizations are not represented by petitioners. Respondent City signed separate mamorandums of understanding with said GFFA and GPOA, pursuant to which salary adjustments were to become effective on October 1, 1970, based on survey data included for convenience in the said Wage and Salary Survey. Respondents further allege that all personnel of the City of Glendale representing management, at all times herein relevant, collected true data, applied said data in a statistically correct method and that the resulting salary ordinance complied with the said Memorandum of Understanding dated June 3, 1970. Except as expressly admitted, respondents generally and specifically deny each and every allegation contained therein.

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12. In answer to paragraph 26, respondents admit that on September 29, 1970, the City Council adopted said report and recommendations of the City Manager and Assistant City Manager. Respondents allege that Ordinance No. 3921 was adopted by the City Council on June 30, 1970, and that Ordinance No. 3936, amending Section 6.1 of Ordinance so. IRN: was adopted by the City Council on September 2s, 1971. Respondents admit that Salary Ordinance No. 3921, as arended by Salary Ordinance No. 3936 does not place the salaries and wages of all of petitioners in an

above-average position with reference to the jurisdictions compared. Respondents further reallegs that Salary Ordinance No. 3936 complied with the said Henorandum of Understanding dated June 3, 1970 A copy of each of said Ordinances No. 3921 and No. 3935 is attached hereto as Exhibit "A" and Exhibit "B", respectively, and hereby made a part hereof as if fully set forth word for word herein.

#### ANSWER TO THIRD CAUSE OF ACTION

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- 13. In answer to paragraph 27, respondents refer to paragraphs 1 through 5 of their answers to petitioners' First Cause of Action and incorporate them herein by reference as fully as though set forth word for word herein.
- 14. In answer to paragraph 23, respondents specifically deny that petitioners have demanded of respondent CITY OF GLENDALE that it pay to petitioners the increases in salaries and/or wages aggregating the sum of \$419,589.00 or any other sum. Respondents further deny that they owe to petitioners the sum of \$419,589.00 or any other sum whatsoever.

AS AND FOR A FIRST AFFIRMATIVE DEFEMSE TO PETITIONERS' FIRST, SECOND AND THIRD CAUSES OF ACTION, RESPONDENTS ALLEGE:

- 15. If respondents are indispensable parties at this time, pursuant to Code of Civil Procedure Section 389(a)(1), then they have been such throughout the entirety of this action. If this is true, then respondents have been seriously prejudiced by virtue of the following:
- a. respondents have not had an opportunity to put forth their own defense at either the trial or appellate levels;

- b. The defenses of respondents are different from the defenses of the co-respondents initially sued, because these answering respondents stand to suffer additional criminal and civil liability if they carry out the order of the Court, since no salary ordinance or appropriation now exists upon which these respondents can rely for proper authorization to make payment.
- c. Respondents have been foreclosed, by the California Supreme Court, from presently pursuing the merits of this action and properly raising their individual and separate defenses.
- d. Respondents have been further foreclosed from defending this action on its merits in that the findings of fact and
  conclusions of law, heretofore made by this Court, contain both
  facts and conclusions which said respondents regard as untrue and
  incorrect, and omit facts and conclusions which said respondents
  regard as crucial to their defense, and to each of their defenses.
- 16. However, if the judgment eventually entered against the
  17 co-respondents herein is valid and enforceable against said co18 respondents, then respondents are improper and unnecessary parties
  19 to this lawsuit at this time.
  - 17. By reason of the foregoing, the petitioners should be barred from proceeding against respondents at this late date in accordance with <u>Code of Civil Procedure</u> Section 389, or in the alternative, because respondents are improper and unnecessary parties to this lawsuit at this time.
- AS AND FOR A SECOND ADVERNATIVE DEFENSE TO PETITIONERS'

  FIRST, SECOND AND THIRD CAUSES OF ACATION, RESPONDENTS ALLEGE:

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18. The judgment of the trial court denies these answering

- respondents due process of law as guaranteed by the United States
- 2 Constitution, Asendment V. Asendment XIV, Section 1, and the
- 3 California Constitution, Article I, Sections 1 and 15, inasmich as
- the Glendale City Charter (Article IV, Section 3, Article XI,
- 5 Sections 3 and 4) prohibits the payment of salaries except as fixed
- ô by ordinance and appropriation, and certain specifically defined
- 7 procedures must be followed. A copy of these Charter sections is
- 8 attached hereto, designated Exhibit "C" and incorporated herein by
- 9 reference. There is an existing salary ordinance which does not 10 conform to the order of the Court.
- 11 19. Said existing salary ordinance (No. 3936, amending 12 Ordinance No. 3921) has not been invalidated. Nor has any other 13 salary ordinance been adopted in its stead. The Council has not
- 14 been and cannot be ordered to pass any other salary ordinance.
- 20. Absent a properly adopted salary ordinance and appropriation sufficient to satisfy the judgment and/or to fix salary
  compensation in accord with said judgment, these respondents
  will suffer civil and criminal penalties imposed by the City
  Charter (Article XXIII, Sections 13 and 27) if they carry out
  the order of the Court. A copy of these Charter provisions is
  attached hereto, designated Exhibit 'D' and incorporated herein
  by reference.
- 23 21. By reason of the foregoing, the patitioners should be 24 barred from proceeding further in these causes of action.
  - AS AND AND A THIRD AND LANGUE DESCRIPT OF CERTIFICATION
- 27 FIRST, SECOND AND THIRD CAUSES OF ACTION, MESPONDENTS ADDRESS:
  - 22. The trial court's judgment constitutes a violation of

1 the doctrine of separation of pallers as embodied in the Calitornia 2 Constitution, Acticle III. Section 3, and the United States Consti-3 tution, Article 1, Section 1; Article 2, Section 1; and Article 3, 4 Section 1, in that the effect of said judgment is to bypass the 5 well defined provisions and procedures of the Clendale City Charter 8 and judicially legislate a new salary ordinance which is in con-7 flict with the present existing and valid salary ordinance. 23. The Court's circumvention of settled City Charter pro-9 visions relating to ordinances severely jeopardizes the constitu-10 tional rights of these respondents since it compels an election 11 between contempt of court for failure to comply with the judgment 12 on the one hand, and inevitable civil and criminal charges for com-13 pliance on the other. Such an election constitutes a denial of 1: due process to these respondents. 24. By reason of the foregoing, the petitioners should be 16 barred from proceeding further on these causes of action. WHEREFORE, respondents pray: 1. The petitioners take nothing by any of their three 19 causes of action, and that they be barred from any further pro-20 ceedings in the above matter; 2. Should patitioners be allowed to proceed, that respond-22 ents be permitted to litigate and further argue the serious and 23 substantial factual and constitutional issues raised herein; and 25

1 3.	For costs of suit	and such other relief as the court
2 doans ju		
3 Dai	ted this 12th d	ay of January, 1976, at Glendale,
a Californ	nia.	
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7		RICHARD W. MARSTON, CITY ATTORNEY
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#### OBDINANCE NO. 2021

AN ORDINANCE OF THE CITY OF GLENDALE PROVIDING FOR CERTAIN OFFICERS, ASSISTANTS, DEPUTIES, CLERKS, AND EMPLOYEES OF THE CITY OF CLENDALE AND FOR THEIR COMPENSATION.

BE IT ORDANNED BY THE COUNCIL OF THE CITY OF GLENDALE:

SECTION 1. CLASSIFICATIONS AND POSITIONS—CREATED AND DEFINED. The offices and employments bereignafter designated in

ployments bereinafter designated in this ordinance, except insolar as they are specifically provided for by The Charter of the City of Glendale, are hereby created.

As used herein, a "position" shall be deemed to mean an office or employment calling for the rendition of service by one person.

As used herein, a "classification" shall be deemed to mean a group of positions having sufficiently sim-Har duties, responsibilities and qual-lications to be designated by the same descriptive title, and as to which the same salary range may

be made to apply with equity.

As used herein, a "salety member" shall be deemed to mean an

ber' shall be deemed to mean an employee who is classified as a "local safety member" under the State Employee's Retirement Law.

SECTION 2 DESCRIPTIONS OF CLASSIFICATIONS. The description of classifications herein mentioned, except as may be otherwise provided by The Canter of the City of Glendale, shall be those which are or may be hereafter determined by "The Classification Plan and Class Specifications for Clandale. Class Specifications for Clendale.
California," adopted by the Civil Service Commission of the City of Clendale on the 10th day of May, 1840, and any amendments thereof.
SECTION 3. As to the persons in the various classifications herein

mentioned subsequent to the effec-

mentioned subsequent to the effective date of this ordinance, the increases or decreases to rates of compensation set forth in this amending ordinance shall be effective July 1, 1970.

SECTION 4. SCHEDULE OF COMPENSATION RATES. The following schedule of compensation rates shows standard salary range numbers, the salary steps designated by letters, and unless otherwise specified the full-time monthly rates (in dollars) for all classifications.

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to each classification are set forth in Sections 6.1 to 6.12 inclusive of	103 City Manager
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CAL AND ADMINISTRATIVE.	Supervision of Purchases 6
Range	410 Executive Assistant 6
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244 Clerk-Stenographer32	Analyst 5
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Operator	SECTION 64 ENGINEERING
Programmer Analyst 51	SECTION 6.4 ENGINEERING AND RELATED TECENICAL
330 EDP Equipment Operator 42	Salar: Baag
301 EDP Senior	Cula Class Title
Equipment Operator 46	Ob Assistant Engineering Technician
Supervisor	139 Building Lipector I 50
337 EDP Principal	223 Civil Engineer 69
228 EDP Systems Analyst 59	23 Civil Engagering
339 EDP Director 63	Assistant
507 Key Punch Operator 32 510 Key Punch Supervisor 37	Associate
522 Legal Secretary 42	3.71 Desitaman 4
743 Secretary-Stenographer I 37 746 Secretary-Stenographer II 40	403 Electrical Inspector 50 409 Engineering Auta 31
749 Secretary to City Clerk 42	432 Englishering Technique 47
752 Secretary to City Manager 47 The letters "EDP" used herein	460 Heating, Ventilating and Air Conditioning
shall be understood to mean "Elec-	desta de la constante de
FIGURE 12 Processing." SECTION 6.2. CLERICAL, FIS-	435 Industrial Waste Inspector 50
CAL AND ADMINISTRATIVE (con-	516 Lata and Pinster
Linued). Salary	fro Plan Checker
Ringe	642 Planning Assistant 45
Code Clase Title No. 003 Accountant	643 Planning Associate 51
006 Administrative Analyst 51	sil Planning Director 76
040 Assistant City Clerk 55 044 Assistant City Controller 65	634 Plumbing Inspector 50 679 Principal Engagering
186 City Clerk	Teccalciaa
190 City Controller 523 214 City Treasurer 500	631 Principal Planner 66 725 Right-of-Way Agent 58 728 Rodman and Changan 42
256 Commercial Representative 38 200 Deputy City Clerk 41	719 Redman and Chaleman 40 719 Senior Building Impector 50
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671 Parking Meter Collector 25	830 Superintendent of
624 Parking Meter Serviceman 39 707 Real Property Agent	803 Supervising Civil
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793 Senior Meter Reader 41	993 Zoning Administrate 64
800 Senior Parking Attendant 23 809 Special Collector 25	SECTION 65 ENGINEERING AND RELATED TECHNICAL (coa-
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000 Administrative Intern245 003 Assistant Buyer	153 Chief Electric Works Engineer
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WILL AND STREET BUT COLLEGE TO THE STREET	124 City Elatines
141 Euyer 52 132 Cale! Examiner 73	134 Cay Engineer 177 23 City Trails Engineer 63 23 Director of Public Works 84
THE WHITE WASHINGTO	5

331	Electrical Engineering 63	975	Truck Operator
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	Chief Engineer700		Linze
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	Engineer 72	8.3	Sector Street Foreman 53
633	Principal Structural	827	Sewer Maintenance Man 39 Sign Painter 44
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732	Series State Control Control of the	\$72 \$75	Sireet Minimiserance Mina 38
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873	Engineer 71 Structural Engineer 66	947	Water Construction
831	Assistant 55	930	Supervisor
834	Structural Engineering		Inspector 43
896	Associate	953	Water Foreman I 47 Water Foreman E 53
030	Engineering Associate 68	953	Water Mater Repairmen I 33
899	Supervising Structural	952	Water Meter Repairman II 45
920	Engineering Associate 67 Traffic Engineering	955	Water Production and Maintenance Supervisor 53
	Assistant 55	958	Water Production and
923	Associate	971	Storage Forman 47 Water Service and Meter
en	CTION 6.6. LABOR LABOR		Supervisor
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092 104 117 123 132 133 144 150 271 274 424	Repairman 45 Automotive Equipment Painter 45 Automotive Serviceman 35 Blacksmith and Welder 45 Bookmobile Operator 38 Building Repairman 45 Building Repairman 42 Carpenter 44 Cement Worker Finisher 44 Custodial Worker 1 31 Custodial Worker 1 35 Electrician 47	Code 013 021 170 343 347	Salary Bange Class Title Appliance Service Foreman 30 Appliance Serviceman 45 Calef Steam Fiant Engineer Electric Meters and Services Supervisor 62 Electric Overmed Supervisor 63 Electric Stalam Foreman 53
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092 104 117 123 123 123 124 125 127 424 424 423 434 423 437 437 567 570 571 585 585 589 600 672 736	Repairman 45 Automotive Equipment Painter 45 Automotive Serviceman 35 Blacksmith and Weider 45 Bookmobile Operator 38 Building Repair Foreman 45 Building Repair Foreman 42 Carpenter 44 Cement Worker Finisher 44 Custodial Worker II 35 Electrician 47 Equipment Mechanic I 45 Equipment Mechanic II 45 Equipment Operator I 39 Equipment Operator II 39 Equipment Operator II 39 Equipment Operator II 45 Heating and Air Conditioning Repairman 47 Inspector 43 Maintenance Man 34 Maintenance Man 34 Maintenance Man 34 Maintenance Repair Helper 39 Mechanical Repairman I 42 Mechanical Repairman I 47 Motor Sweeper Operator 44 Painter 44 Refuse Collection Foreman 49 Sanitation Crewman 33	Code 013 021 170 343 347 251 355 359 363 367 371 373 383 337 407 411 415 423	Salary Bange Class Title Appliance Service Foreman 30 Appliance Service Foreman 30 Appliance Serviceman 45 Calef Steam Flant Engineer Electric Steam Flant Services Supervisor 62 Electric Overmed Supervisor 63 Electric Stalin Foreman 52 Electric Stalin Operator 40 Electric Test Assistant 30 Electric Test Repairman II 53 Electric Test Repairman II 53 Electric Underground and and Station Supervisor 63 Electric Underground and and Station Supervisor 63 Electric Underground II 45 Electric Uniforman II 45 Electric Uniforman II 45 Electrical Mechanical Foreman I 46 Electrical Mechanical Repairman I 52 Electrical Mechanical Repairman I 52 Electrical Mechanical Repairman I 52 Electrical Superintendent Instrument and Laboratory Technician I 52 Instrument and Laboratory
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SECTION 6.9. PARKS, RECREA-
Code Class Title No.
024 Arts and Craits
055 Assistant Director of
Parks and Recreation 64 072 Assistant to Auditorium
Supervisor 37 684 Auditorium Supervisor 42
GS4 Auditorium Supervisor 42 462 Gardener I 36 465 Gardener II 41
513 Lindscape Architect 55 543 Lifeguard I 250 546 Lifeguard II 250
346 Lifeguard II
609 Park Foreman
625 Parks Maintenance
710 Recreation Attendant200
713 Recreation Leader
719 Recreation Superintendent 57
816 Senior Recreation Leader 43 911 Swimming Instructor
THE SWILLIAM FOOL STANDARF 41
929 Tree Trimmer Crew
Foreman
SECTION 6.10. PARKS RECREA.
TION AND LIBRARIES (continued).
Lange
012 Adult Librarian 53
030 Athletic Official . 280
Librarian 53
166 Chief Librarian
178 Children's Librarian 53 268 Cultural Arts Librarian 53
209 Director of Parks and
Recreation
441 Exhibits Coordinator 46 525 Librarian I
528 Librarian II 50
534 Library Page 16
835 Special Activity Leader 37 837 Student Librarian 220
SECTION EIL COMMINTO
TIONS PUBLIC SAFETY, LEGAL AND PUBLIC HEALTH
Sulary
Code Class Title No.
015 Animal Control Officer 40
114 Eattalion Chief 64
114 Eattalion Chief 64
114 Eattalion Chief 64 259 Communications Operator 35 203 Deputy Fire Chief 69 443 Fire Alarm Technician I 44 444 Fire Alarm Technician II 50
114 Battalion Chief 64 259 Communications Operator 35 201 Deputy Fire Chief 69 443 Fire Alarm Technician I 44 444 Fire Alarm Technician II 50 447 Fire Captain 50 450 Fire Chief 77
114 Eattalion Chief 259 Communications Operator 35 302 Deputy Fire Chief 453 Fire Alarm Technician I 44 444 Fire Alarm Technician II 50 447 Fire Captain 50 450 Fire Chief 453 Fire Engineer
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114 Eattalion Chief 259 Communications Operator 35 302 Deputy Fire Chief 453 Fire Alarm Technician I 44 454 Fire Alarm Technician II 50 457 Fire Captain 50 450 Fire Chief 453 Fire Engineer 54 459 Fireman 50 453 Identification Technician 47 701 Radio Engineer 54 704 Radio Engineer 54 705 Senior Animal Control
114 Eattalion Chief 259 Communications Operator 35 302 Deputy Fire Chief 453 Fire Alarm Technician I 44 454 Fire Alarm Technician II 50 457 Fire Captain 50 450 Fire Chief 453 Fire Engineer 54 459 Fireman 50 453 Identification Technician 47 701 Radio Engineer 54 704 Radio Engineer 54 705 Senior Animal Control
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114 Eattalion Chief 259 Communications Operator 35 201 Deputy Fire Chief 463 Fire Alarm Technician I 44 464 Fire Alarm Technician II 50 467 Fire Captain 59 450 Fire Chief 453 Fire Engineer 54 459 Fireman 50 453 Identification Technician 47 701 Radio Engineer 54 704 Padio Technician 45 704 Senior Animal Control 00fficer 42 812 Senior Radio Technician 45 812 Special Officer 220 602 Supervisor of Records
114 Eattalion Chief 259 Communications Operator 35 201 Deputy Fire Chief 463 Fire Alarm Technician I 44 464 Fire Alarm Technician II 50 467 Fire Captain 59 450 Fire Chief 453 Fire Engineer 54 459 Fireman 50 453 Identification Technician 47 701 Radio Engineer 54 704 Padio Technician 45 704 Senior Animal Control 00fficer 42 812 Senior Radio Technician 45 812 Special Officer 220 602 Supervisor of Records
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114 Battalion Chief 259 Communications Operator 35 201 Deputy Fire Chief 413 Fire Alarm Technician I 44 414 Fire Alarm Technician II 50 417 Fire Captain 50 430 Fire Chief 453 Fire Engineer 54 459 Fireman 50 131 Identification Technician 47 701 Radio Engineer 54 704 Radio Technician 45 704 Radio Technician 45 705 Senior Animal Control 00fficer 42 812 Senior Padio Technician 48 812 Special Officer 220 812 Senior Padio Technician 48 813 Special Officer 220 814 Senior Padio Technician 48 815 Special Officer 220 817 Switchboard Operator 31 820TION 6 12 COMMUNICA-

006 Assistant City Attorney 53
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304 Jailer II
313 5314 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
60/ Police Caping
690 Ponce Calet 77
663 Police Detective 54
668 Police Lieutenant 61
993 FORCE 22
672 Police Sergeant 57
013 FC: C+WC-77
702 Safety Inspector 47 700 Senior Assistant City
766 Senior Assistant City
SECTION T. INCUMBENTS RE- CEIVING IN EXCESS OF MANG-
SECTION I TYCONIZENTA NE-
MUM.
Any person who at the time of the
effective date of this ordinance was
receiving compensation in excess of
the maximum rate for the position
held by him shall continue to receive
such higher compensation; provided.
however, that the rate of compen-
sation of a person personance to the
sation of a person permanently trans- ferred or reduced to a classification
fixed as provided in Chapter 4 of the Clendale Numerical Code, 1944. SECTION 8. REDUCTION OR SUSPENSION OF COMPENSATION.
Clendale Muncipal Code, 13-4
SECTION S. REDUCTION OR
SUSPENSION OF COMPENSITION
Nothing contained in this ordi-
Nothing contained in this ordi- nance shall be construed as probabli-
ha the reduction of or the sucheepine
of payment of compensation to any
The second service service as an arms
pension is authorized by the provi- tions of Article XXIV of The Char-
lons of Article XXIV of The Char-
er of the Cim of Glendale or the Rules of the Civil Service Commis-
Rules of the Civil Service Commis-

sion adopted pursuant thereo.

SECTION 9. POLICE DIVISION—
FIREARMS TRAINING AND ADDITION A L COMPENSATON FOR
MARKSMANSHIP.

Employees of the Police Division
who may be called upon to use fire
arms in the performance of the duties to which they are or may be assigned shall:

signed shall:

(a) As directed by the Police Chief fire the presembed combat or target course once a month for a minimum of ten months per fiscal year. Any employee failing to fire as hereia required may be fined one day's pay upon the recommendation of the Police Chief and approval of the City Manager. In addition to the required number of courses the Police Chief may require a minimum point qualification for both combat and target courses which he deems necessary to insure proficiency of such employees and may require any such employee who within the past year has not attained the minimum point qualification to take additional firearms training. This section day not restrict personnel action by the Police Chief.

(b) Receive additional compensation each month for manimum as a person provided. Such additional compensation should be in the following amounts and based upon the following amounts and based upon the

firearms target type course:

Marksman \$2.00 per month, 300 to 300 Sharpshooten

\$1.00 per month, 3:0 to 3:0

Soleo per month, 370 to 384 Master,

SS.60 per month, 355 to 400 An employee shall receive the additional compensation only for the 12-month period immediately following his demonstration of proficiency as herein provided to the satisfaction of the Police Chief and the certification of such proficiency to the City Manager shall determine the firearms course. The determination of the Police Chief on all scoring is final and conclusive. SECTION 10. PUBLIC SERVICE DIVISION—SIX-DAY FORTY-HOUR WEEK—EXTRA PAY FOR UNUS-

UAL HOURS.

(a) Employees in the Public Service Division who regularly work a six-day forty-hour week shall receive ten dollars (\$10.00) per month additional compensation.

(b) Employees in the Public Service Division who are assigned to work a shift which commences at or after 2:00 p.m. and before 9:00 p.m. shall receive twelve cents (3.12) per hour extra for each hour worked on said shift.

(c) Employees in the Public Service Livision who are assigned to work a shift which commences at or after 9:00 p.m. and before 4:00 a.m. of the next following day shall receive sixteen cents (3.16) per hour extra for each hour worked on said

(d) Employees in the Public Service Division receiving compensation for overtime as provided in Section 457 of the Glendale Municipal Code, 154, shall not be entitled to receive the extra compensation provided under subsections (b) and

(c) of this section.
SECTION IL POLICE DIVISION—HAZARD PAY FOR MOTORCY-CLE DUTY.

Employees of the Police Division who are "safety members" shall receive additional compensation as hazard pay in the sum of seventy dollars (\$70.00) per month when assigned to a two-wheel motorcycle. SECTION 12. PUBLIC SAFETY UNIFORM ALLOWANCES.

(a) Employees of the Police Division who are "safety members." 'safety members of the Bureau of Fire Prevention and the Captain In charge of training in the Fire Division." shall receive a uniform allowance in the sum of one hundred dollars (3109.00) per year; provided, however, that employees of the Police Division who are Jailers, Parking Checkers, Identification Techni-cians, or a Supervisor of Records and Identification shall receive a uniform allowance in the sum of fifty dollars (550.00) per year. Said uniform allowance shall be paid in two equal installments, on the first day of July and the first day of January of each year. New policemen and policewomen shall, in addition to the above, receive a two bundred dollar (3000 00) uniform altowance to be paid ball on entering service and half on successfully completing "academy" training.

(b) Employees of the Fire Division who are "safety members" shall receive a uniform allowance in the sam of him collars (ab. 10) per year, which shall be plid in the equal installments, on the first day of July and the first day of July and the first day of January of each year.

of each year.
SECTION 13. POLICE DEVISION
—EXTRA PAY FOR CLERKS L
II AND III. CLERK-TYPISTS I
AND II. AND CLERK-STENOURAPHERS FOR UNUSUAL HOURS.

Full-time employees in the classification of Clerks I. II and III. Clerk-Typists I and II and Clerk-Typists I and II and Clerk-Stenographers occupying positions in the Police Division in which the incumbents are required to work a minimum of three-fouries of a shift between the periods of 4:00 p.m. and 7:00 a.m. stail receive admittantly pay in an equal amount to two salary ranges as used in Section 4 of this ordinance.

this ordinance.
SECTION 14 POLICE DIVISION
—ENTEL PAY FOR WOMEN ASSISTING JAILER

Women except Policewomen in the Police Division shall receive additional pay in the amount of two dollars (\$200) per work shift when assigned to assist the Jalier with women prisoners.

Women prisoners.
SECTION 13. ANDIAL CONTROL
OFFICERS UNIFORM ALLOW-

Employees who are Animal Control Officers shall receive a uniform allowance in the sum of one hundred dollars (\$100.00) per year payable in two equal installments, on the first day of July and first day of January of each year.

January of each year.

SECTION 16. PUBLIC WORKS
DIVISION — FORTT-SIX-HOUR
WEEK FOR PARKING ATTENDANTS.

Parking Attendants I and II in the Public Works Division who work a forty-six-hour week shall receive compensation at the rate in effect for the fifth salary range above their regular salary step.

regular salary step.
SECTION 17. EXTRA COMPENSATION FOR BRUSE REMOVAL

Full-time employees in the classifications of Tree Trimmer, Street Foreman, Tree Trimmer, Street Maintenance Man, and Maintenance Man occupying positions in the Street Section of the Public Works Division who are assigned to the brush removal crow shall receive additional pay in an amount equal to two salary ranges as used in Section 4 of this ordinance, which additional amount shall be paid only during those periods when such employees are actually engaged in brush clearance work.

brush clearance work

SECTION 13. GROUP INSURANCE BENEFITS.

The benefits of group bealth medical and accident insurance shall be
provided to all City offcers except
members of The Council and to all
City employees compensated on a
monthly basis and for certain dependents of such persons. Said insurance benefits shall be provided
solely by contracts of insurance approved by The Council and purchased by the City from time to
time. The City don't have met of
such dasarance in the sam of class
dollars and seventy-seven cents

(\$3.77) per month for each such officer and employee, and further, shall pay to said contracting insur-er the sum of six dollars and sixtynine cents (36.69) per month for employees with one dependent and eight dollars and fifty cents (\$9.50) per month for employees with more than one dependent to apply on the premium for the dependent or dependents of each officer or employee who desires such insurance coverage for said dependents and arranges to pay the remainder of the premium due on account of his said depend-ent or dependents. In no event will such piyment be made directly by the City to any officer or employee or the dependent thereof. For the purposes of this section, the term dependents shall mean and include the spouse and minor children of said employed persons.

The City shall not pay the cost of

The City shall not pay the cost of such insurance or any part thereof for any officer or employee who is absent on leave without pay for any entire calendar month, nor shall the City pay such cost for any officer or employee who is on military leave without pay for more than thirty (30) days.

Notwithstanding the foregoing provisions of this section, the City shall pay the cost of such insurance in the sum of five dollars and thirty-three cents (\$5.32) for those officers and employees who are eligible for Medicare under Title XVIII of the United States Social Security Act and therefore are within the Modified and Supplementary group insurance coverage, except that the City shall not pay such cost of insurance for any person who is absent on leave without pay for any entire calendar month.

SECTION 19. REPEALING

CLAUSE.
Ordinance No. 3373 as amended is repealed and each of the ordinances amending said ordinance are

also repealed.
SECTION 20. PROVISIONS SIM-ILAR TO PRIOR SALARY ORDIN-ANCE — CONSTRUCTION. The provisions of this ordinance so far as they are substantially the same as the provisions of the former salary ordinance. Ordinance No. 3373 as amended, must be construed as continuations thereof and not as original enactments.

original enactments.

SECTION 21 SEVERABILITY

OF PARTS OF ORDINANCE.

It is bereby declared to be the intention of The Council that the sections, paragraphs, lines, sentences, clauses and phrases of this ordinance are severable, and if any phrase, clause, sentence, line, paragraph or section of this ordinance shall be declared unconstitutional by the valid judgment or decree of a court of competent jurisdiction such unconstitutionality shall not affect any of the remaining phrases, clauses, phrases, sentences, lines, paragraphs and sections of this ordinards.

SECTION 22 EFFECTIVE DATE.
This ordinance shall take effect and
be in force on the 1st day of July.
1970.

Passed by The Council of the City of Glendale on the 20th day June, 1970.

JAMES W. PERAINS D.D.S.

ATTEST:
JOHN H. WALTERS
City Clerk
STATE OF CALIFORNIA
COUNTY OF LOS ANGELES (SS)
CITY OF GLENDALE

I. JOHN H. WALTERS, City Clerk of the City of Cleadale, certify that the foregoing ordinance was passed by The Council of the City of Gleadale, California, at a regular meeting held on the 30th day of June, 1970, and that the same was passed by the following vote:

Ayes: Allen, Haverkamp, Peters, Watson, Perkins, Noes: None, Absent: None,

JOHN H. WALTERS.
City Clark

ON FILE IN THE CERTS OF THE CITY CLERK
OF THE CATY OF GLERK

ORDINANCE NO. 23%	CAL AND ADMINISTRATIVE (con-
AN ORDINANCE OF THE CITY OF	tinued). Salary
GLENDALE AMENDING ORDI- NANCE NO. 397 RELATING TO	Page
NANCE NO. 3921 RELATING TO	Code Class Title  009 Administrative Interm . 250  0.3 Assistant Chief Examiner . 69  0.5 Assistant Chief Examiner . 69  0.5 Assistant to City Manager . 650  016 Assistant to City Manager . 651  141 Buyer . 53  162 Chief Examiner . 73
611 1015	009 Administrative Laters . 230
BE IT OPDINED BY THE COUNCIL OF THE CITY OF	C-3 Assistant Bayer . 44
COUNCIL OF THE CITY OF	U.U Assistant Chief Examiner . es
GLENDALE:	Ors Assistant City Standard 600
SECTION 1. Section 6.1 of Ordi- nance No. 3021 is amended to read:	141 Rular
SECTION 6.1. CLEPICAL FIS-	162 Chief Examine: 73
CAL AND ADMINISTRATIVE	198 City Manager S.00 210 Civil Delense Property
Salary	210 Civil Delense Property
Range	
Code Class Title No.	203 Commercial Operations
120 Bookkeeping Machine	Supervisor 62
Operator	315 Director of Purchases 67
154 Chief Clerk 43	594 Mechanical Stock Clerk 63
202 Clerical Aide 210	594 Mechanical Stock Clark 55 630 Personnel Analyst 55
235 Clerk I	600 Personnel Analyst 55 603 Personnel Trainee 47
211 Clark III	687 Principal Personnel Analyst 60
214 Clerk-Stenographer 31 247 Clerk-Typist I 23 250 Clerk-Typist II 32	22 Research and Budget
247 Clerk-Typist I 23	0/1: 222
250 Clerk-Typist II 32	760 Senior Administrative
324 Despiteding Sign Operator 40	Analyst 55
THE EDP Assistant Programmer	804 Senior Personnel Analyst . 61
Analyst 22	Sol Storekeeper I 40
330 EDP Equipment Operator . 43	780 Senior Administrative Analyst S5 804 Senior Personnel Analyst 61 863 Storekseper I 40 866 Storekseper II 43 941 Warehouseman 35
331 EDP Senior Equipment	SECTION / Section 51 of Ordi
0,0.00	SECTION 4. Section 6.4 of Ordinance No. 3921 is amended to read:
333 EDP Operations Supervisor	SECTION 64 FNGNETENG
336 EDP Programmer Analyst 59	SECTION 6.4. ENGINEERING AND RELATED TECHNICAL
331 EDP Principal Programmer	Salary
Analyst 63	D
Analyst 63 238 EDP Systems Analyst 60 339 EDP Director 66	Code Class Title No.
339 EDP Director 66	060 Assistant Engineering
507 Kay Punch Operator 33	Technician 43
sin Way Punch Supervisor si	129 Building Inspector I 30
522 Legal Secretary 44 743 Secretary-Stenographer I . 39	130 Building Inspector II 53
743 Secretary-Stenographer 1 . 39	Code Class Title No.  060 Assistant Engineering Technician 43 129 Building Inspector I 53 120 Building Inspector II 53 223 Civil Engineer 67 226 Civil Engineering Assistant 55
743 Secretary-Stenographer II 42 746 Secretary-Stenographer II 42 749 Secretary to City Clerk 44 753 Secretary to City Manager 48 The letters "EDP" used herein	229 Civil Engineering Associate 61
749 Secretary to City Clara	262 Construction Inspector 33
The lotter "FDP" used carrie	The Property of the Control of the C
shall be understood to mean "Elec-	403 Electrical Laspector 50
tranic Data Processing."	429 Engineering Alde 37
SECTION 2. Section 6.2 of Ordi-	403 Electrical Inspector 50 429 Engineering Aide 37 432 Engineering Technician 49
name No 7077 is amended to read:	WALL SERVICES AND ACCOUNTS WITH MEETING
SECTION 6.2. CLEMICAL FIS- CAL AND ADMINISTRATIVE (COR-	Conditioning Inspector - 50 486 Industrial Waste Inspector - 51
CAL AND ADMINISTRATIVE (COM-	486 Industrial Waste Inspector . 51
Code Class Title No.	493 Instrumentman 40 516 Lath and Plaster Inspector 50 639 Plan Checker 55 642 Planning Assistant 47
Salary	220 Plan Charles
Cala Class Title	612 Planning Assistant 47
Code Class Title	645 Planning Associate 52
006 Administrative Analyst 51	
040 Assistant City Clerk 55	631 Planning Director 73
044 Assistant City Controller . 67	634 Plumbing Inspector 50
186 City Clark 600	679 Principal Engineering
100 City Controller	Technician 61
774 City Trogsurar 500	691 Principal Planner 66
236 Commercial Representative 39 290 Deputy City Clerk 42	725 Right-of-Way Agent 55
290 Deputy City Clerk 42	728 Rodman and Casiaman - 43 788 Senior Building Inspector - 54
294 Deputy City Treasurer I . 33 298 Deputy City Treasurer II . 43	776 Senior Construction
208 Deputy City Treasurer II . 43 537 License Investigator I 42	Inspector 39
540 License Livestizator II 45	780 Senior Draftsman 43
597 Meter Reader 37	796 Senior Engineering
612 Parking Attendant 20	Technician 55
621 Parking Meter Collector . 35	806 Senior Planner . 61
624 Parking Meter Serviceman 40	890 Superintendent of Buildings 70
707 Real Property Agent and	CON C
Claims Investigator 30	893 Supervising Civil
756 Senior Accountant 57	Engineering Associate 64
	Engineering Associate 64 Survey Party Cold 55
	Supervising Civil Engineering Associate 64 905 Survey Party Chief 55 992 Zoning Administrator 54 SECTION 5 Section 6.5 of Ordi-
800 Senior Parking Attendant 23	Supervising Civil  Engineering Associate 64  905 Survey Party Chief 55  992 Zoning Administrator 84  SECTION 5. Section 6.5 of Ordinance No. 397 is amended to made:
\$00 Senior Parking Attendant 23 \$39 Special Collector 36	Supervising Civil Engineering Associate 64 905 Survey Party Chief 55 992 Zoning Administrator 64 SECTION 5. Section 6.5 of Ordinance No. 3971 is amended to read: SECTION 6.5. ENGINEERING
800 Senior Parking Altendant 28 839 Special Collector 36 918 Traffic and Parking	Supervising Civil Engineering Associate 64 905 Survey Party Chief 55 992 Zoning Administrator 64 SECTION 5. Section 6.5 of Ordinance No. 3971 is amended to read: SECTION 6.5. ENGINEERING
800 Senior Parking Altendant 28 839 Special Collector 36 918 Traffic and Parking	Supervising Civil Engineering Associate 64 905 Survey Party Chief 55 992 Zoning Administrator 64 SECTION 5. Section 6.5 of Ordinance No. 3921 is amended to mad: SECTION 6.5. ENGINEERING AND RELATED TECHNICAL (continued).
800 Senior Parking Attendant 28 839 Special Collector 36 913 Traftic and Parking	Supervising Civil Engineering Associate 64 905 Survey Party Chief 55 992 Zoning Administrator 84 SECTION 5. Section 6.5 of Ordinance No. 3971 is amended to read: SECTION 6.5. ENGINEERING AND RELATED TECHNICAL (con-

C	ode Class Title No.	600 Painter 45
0	ode Class Title No. S Assistant City Engineer Assistant General Manager	722 Ruluse Collection Foreman 15
	and Principal Engineer 79	706 Sanitation Cremman . 18
1	S Chief Electric Works	Sis Samur Retuse Foreman 31
9.9	Engineer 75 Chief Water Works	and a semana
2 :	Faciness	800 Sing Superintendent
19	4 C.D. Engineer	815 Steam Plant Mintenance Supervisor
2	O City Traffic Enginee 69	S43 Sigara Plant Mechanic T 14
31	2 Director of Public Works . St	out Steam Flant Discussio II sh
30		and Secami Flant Operation
	Assistant 56	Supervisor 52  857 Steam Plant Operator I 45  850 Steam Plant Operator II 51
39	9 Electrical Engineering	850 Steam Plant Operator II 51
41	9 Electrical Sales 62	9:5 Truck Operator
	Penresentativa	908 Utility Welder 50 989 Yard Attendant . 36
46	3 General Manager and	SECTION I SACTOR BY OF OFFI
37	Chief Engineer 700	manage to real to amount of an area
37	6 Mechanical Engineering	SECTION 6.7. LABOR LABOR SUPERVISION AND SATIFD
	Assistant	TRADES (continued).
57	9 Mechanical Singineering	Salary
65	Associate 61	P
0-3	Pania	Code Class Title No.
60	Principal Structural	582 Mechanical Maintenance
-	Engineer 72	and Warehouse
79	Semior Civil Engineer 70	Superintendent 62
82	Senior Electrical Engineer . 71 Senior Water Works	698 Pumping Plant Operator 42
	Engineer 71	8.7 Saver Maintenanna Man 10
\$7	Structural Engineer 66	Sti Sign Palater 45
83	1 1 1 1	809 Street Foreman 51
\$3-		
	Associate 61	STS Street Superintendent 63 SC4 Traffic Painter 40
89		947 Water Construction
899	Engineering Associate 68 Supervising Structural	
	Engineering Associate 67	930 Water Distribution Inspector 43 933 Water Foreman I 47
92	Traffic Engineering	935 Water Foreman II . 53
92	Assistant 55	900 Water Meter Repairman I 40
2	Associate 61	962 Water Meter Repairman II 46 965 Water Production and
5	ECTION 6. Section 6.6 of Orti-	Maintenance Superifisor 53
1.2	are to 70" Is amanded to send.	905 Water Production and
SI	SECTION 6.6. LABOR, LABOR PERVISION AND SKILLED	Storage Foreman 48
TR	ADES.	971 Water Service and Meter Supervisor 51
	Salary	974 Water Service Investigator 45
Cal	de Class Title Range No.	971 Water Service Investigator 47 977 Water Superintendent 65
088	Automotive Body	230 1/3197 5.5.20 2333 13
	Repairman 45	953 Water Utilityman I 41 955 Water Utilityman II 43
032	Automotive Equipment	
204	Automotive Serviceman 37	nance No. 3971 is amended to read: SECTION 6.S. LABOR LABOR SUPERVISION AND SELLED
117	Blacksmith and Wolder 43	SUPERVISION AND STILLED
A sin 3	Economic Operator 39	TRADES (continued).
132	Building Repair Foreman . 46	Salary
133	0	Eange Eange
150	Cement Worker Finisher 44	Code Class Title No. 018 Appliance Service Foreman 51
271	Custodial Worker I 31	Oli Appliance Serviceman 43
274	Custodial Worker II 35	170 Calei Steam Plant Engineer 63
424	Elevator Operator 27 Equipment Mechanic I 46	Ses Electric Staters and
433	Equipment Mechanic T 43	Services Supervisor 62
43 1		5:227:327
435	Equipment Operator I . 40	331 Flanting Station Forman
477	Equipment Operator II 48	353 Electric Station Operator . 41
***	Heating and Air Conditioning Repairman 48	355 Electric Station Operator 41 350 Electric Test Assistant 39 363 Electric Test Foreman 53 357 Electric Test Repairman I 45
487	Inspector	357 Electric Test Repairman I 45
364	Machinist 46	271 Electric Test Repairmen II 54 375 Electric Unnderground and
357 570	Statistical Man	375 Electric Unnderground and
	Municipal Buildings . 56	Station Supervisor 63
571	Municipal Buildings . 56 Mechanic Heiper . 39	253 Electric Uniforman II
555	Mechanical Repair Helper 38	379 Electric Utilityman I 40 283 Electric Utilityman II 43 387 Electric Utilityman III 50 407 Electrical Mechanical
553	Mechanical Repairman I . 42	
600	Motor Sweeper Operator 43	Foreman 411 Electrical Machanimal 53
	The second secon	

	Repairman I 47	Code Class Title  015 Animal Control Officer #0  114 Battalon Caret #3  259 Communications Operator
413	Electrical Mechanical	015 Animal Control Officer . 43
400	Repairmin II 53	111 Battation Caret 65
433	Electrical Superintendent of	
425	Instrument and Laboratory	All V on Name Transpare P
495	Instrument and Laboratory	444 Fra Alama Tanka alam FF 80
433	Technician II	447 Fire Captain Atlanta Atlanta
5:9	Technician II 51 Line Foreman I 55	400 Fire Chief 18 403 Fire Engineer 33 409 Fireman 50 400 Identification Tecanician 40
220	Line Foreman II	403 Fire Engineer 35
334	Lineman 54	459 F.reman
538	Lineman Helper 54 Line Truckman 41	453 Identification Tecanician 47
Sal	Line Truckman 41	701 Radio Engineer 55
754	Senior Electric Station Foreman 56	701 Radio Engineer 55 704 Radio Technician 43 764 Senior Animal Control
	Foreman 50	794 Senior Animal Control
788	Senior Electric Station	Officer 42
	Operator 51 Watch Engineer 57	812 Servior Radio Technician 40 842 Special Officer 20
3+1	COTTON 9 Section 69 of Ordin	902 Supervisor of Records and
8330	CTION 9. Section 6.9 of Ordi- ce No. 3921 is amended to read:	Identification 55
SE	CTION 6.9. PARKS. RECREA-	917 Switchpoard Operator . 33
TIO	N AND LIBRARIES	917 Switchboard Operator
	Salary	nance No 3301 is amended to read: SECTION 6.12 COMMUNICATIONS, PUBLIC SAFETY, LEGAL AND PUBLIC SEALTE (condaced).
	Range	SECTION 6.12 COMMUNICA-
Code	e Class Title No.	TIONS PUBLIC SAFETY, LEGAL
V 4	Wind The Committee of t	AND PUBLIC SEALTE (CONTROL).
056	Assistant Director of	المرادية المرادة
	Parks and Recreation 65	Rance
072	Assistant to Auditorium	Code Class Title No.
604	Supervisor 37 Auditorium Supervisor 42	000
462	Cardener I	
460	Gardener I	182 City Attorney SS 202 City Nurse 44
474	Groundskeeper 40	205 City Physician 400
513	Landscape Architect 59	204 City Physician
543	Landscape Architect 55 Lifeguard I 250 Lifeguard II 250	232 Deputy City Attorney 60
546	Lifeguard II 250	209 Deputy Police Chief 73
		203 Deputy City Attorney 60 203 Deputy Police Calet
609	Park Guard	501 Jaller I 44
625	Parks Maintenance	501 Jailer I
ma A	Supervisor 53 Recreation Attendant 200	519 Law Clerk 37
710	Recreation Leader 32 Recreation Supervisor 51 Recreation Superintendent 59 Senior Recreation Leader 45 Swimming Instructor 250	613 Parking Checker Si 637 Police Captain Si
713	Pagentian Superstone 51	657 Police Captain 67
719	Parregum Superintendent 59	660 Police Cated
816	Senior Recreation Leader 45	663 Police Detective 54 669 Police Lieutenzat 64
911	Swimming Instructor 250	639 Policeman
		bill Policy Spreadel
9.8	Tree Trimmer Crew 43	672 Police Sergeant
5.53	Tree Trimmer Crew	.705 Rangemaster 40
	Foreman 48	673 Policewomin
35-	Tree Trimmer Foreman 51 CCTION 10. Section 6.10 of Ordi-	732 Salery Inspector 47
22	ce No. 3921 is amended to read:	Tos Senior Assistant City
S =	CTION 6 10 PARKS, RECREA-	Attorney This ordinance shall
TIO	CTION 6.10. PARKS, RECREA- N AND LIBRARIES (continued).	take effect and be in force on the
	Salary	1st day of October, 1970.
	Eange	Passed by The Council of the City
Cod	e Class Title No. Adult Librarian 57 Abbletic Official 20	of Clendale on the 29th day of Sep-
013	Adult Librarian 57	tember 1370.
		WARREN F. HAVERRUP.
17.0	Branches and Circulation	Mayor pro tam.
127	Brand Art Center Librarian 57	ATTEST: JOHN H. WALTERS.
	Catalog Librarian 57	City Clerk
	Chief Librarian 73	CITY CITY
179	Children's Librarian 57	STATE OF CALIFORNIA COUNTY OF LOS ANGELES ISS CITY OF GUENDALE I, JOEN H. WALTERS, CO. Cork
254	Cultural Arts Advisor 53	CTTY OF GLENDALE
379	Director of Parks and	I. JOHN H. WALTERS COT COM
-	Recreation	of the City of Giendale, cernty that
313	Display Artist 45.	the foregoing ordinance was passed
4+1	Exhibits Coordinator 45	by The Chuncil of the City of Glan-
503	Librarian II	dale, California, at a regular meet- ing held on the 29th day of Septem-
521	Library Monitor 250	ing held on the 19th day of Septem-
5.74	Library Page 16	ber. 1070, and that the same was passed by the following vote:
836	Library Page 16 Special Activity Leader . 37	Ayes: Allen, Peters, Warren, Eaw
887	Student Librarian 245	erking
SE	ECTION 11. Section 6.11 of Ordi-	
8330	co No. 3921 is amended to read:	Noes: None.
SE	CTION 6 IL COMMUNICA-	Absent: Peridas.
110	NS. PUBLIC SAFETY, LECAL	JOEN E. WALTERS.
		6 - 61-1-

I HEREBY CERTIFY THAT THE FOREGOINE
IS A TRUE AND CORRECT COPY OF
Ordinance No. 3936
ON FILE IN THE OFFICE OF THE CITY CLERK
OF THE CITY OF GLENDALE
DATED 22 12 1976
O O SCITY CLERK
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Deauty

Salary Range Oct. 2, 1370. Sec. 4. Procedure as to warrants on treasurer; authority of council as to presentation, approval and payment of demands against city.

All demands approved by the proper board, commission or offcer shall be presented to the city controller, who shall examine the same; and if the amount thereof is legally due and there remains on his books an unexhausted balance or an appropriation against which the same may be charged, he shall approve such demand and draw and sign his warrant on the treasurer therefor, payable out of the proper fund. Objections of the controller to any demand may be overruled by the council, and the controller shall thereupon draw his warrant as directed by the council. Such warrants when presented to the treasurer, shall be paid by him out of the fund therein designated, if there be sufficient money in such fund for that purpose. A warrant not paid for lack of funds shall be registered, and all registered warrants shall be paid in the order of registration when funds are available therefor. The controller shall draw his warrants for payment of municipal or other bonds payable out of funds in the treasury upon presentation and surrender of the proper bonds or coupons, without approval of any body or officer. The council may make further regulations by ordinance regarding the presentation, approval and payment of demands against the city.

Editor's note.—The catchline of this section originally read as follows: "Warrants on treasury."

Sec. 5. Payments from treasury generally; demand as prerequisite to action against city.

No payment shall be made from the treasury of the city, except

5. It was held in the case of Kelso v. Board of Education of City of Glendale et al., 42 Cal. App. (2d) 418, 100 P. (2d) 30, that the provisions of this section are not applicable to claims against the school district.

In the case of Slavin v. City of Glendale et al., 97 Cal. App. (2d) 408, 217 P. (2d) 984, which was an action against the City of Glendale and others for assault and battery committed by police officers of the city, it was held that such action was barred by plaintiff's failure to file a claim at any time and that the city was not estopped from raising this defense.

In the case of Klimper v. City of Glendale et al., 50 Cal. App. (2d) 431, 222 P. (2d) 49, it was held that presentation of a written, verified

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ON FILE IN THE OFFICE OF THE CITY CLERY
OF THE CITY OF CLEROUSE.

DATED

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der so presented to him if there remains unexpended and unapplied the said estimated amount in any appropriation fund or tax levy, or other estimated revenue applicable thereto, and thereafter he shall hold and retain the said amount to pay the expense to be incurred under said order or contract until the same is fully performed and expense paid.

Editor's note.—The catchline of this section originally read as follows: "Controller."

### Sec. 2. Duties of city treasurer generally.

The city treasurer shall receive and safely keep and pay out as directed in this Charter all moneys belonging to the city and all moneys received by or coming into the hands of any officer, board, department or employee of the city and shall keep an exact account of receipts and disbursements.

Editor's note.—The catchline of this section originally read as follows: "Treasurer."

## Sec. 3. Presentation of demands; petty cash funds.

All demands against the city shall, before being paid, be presented to and approved by the proper commission or officer, as herein provided. Demands for which no appropriation has been made shall be presented to the council; and all other demands shall be presented to the city manager; provided that any person dissatisfied with the refusal of the city manager to approve any demand, in whole or in part, may present the same to the council, and the approval of such demand by the council shall have the same effect as its approval by the city manager; and provided further, that if the council shall provide for a park, playground and recreation center commission, a social service commission, or a city planning commission, it may make provision for the presentation to and approval by any such commission of demands for liabilities incurred by it. The council by ordinance may provide for petty cash funds for payment in cash, of expenditures provided for in the budgets that cannot conveniently and economically be paid otherwise. When making demands for the replenishment of the same, the persons eatrusted with the funds shall account for all disbursements, and the amounts so expended shall thereupon be charged against the proper appropriations. (1921:1953:1959.)

Editor's note.—The catchline of this section originally read as follows: "Presentation of demands."

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#### Sec. 3. Compensation.

The members of the council shall each be paid twenty-five dollars for each meeting of the council attended, but not exceeding six meetings in each month. The board of education shall serve without compensation. All other officers, assistants, deputies, clerks and employees shall receive such compensation as the council may from time to time determine by ordinance. (1921; 1947; 1937.)

Editor's note.-The catchline of this section was supplied by the edi-

#### Sec. 4. Appointment and removal of division heads, subordinate officers, etc., generally.

The city manager shall appoint and remove, subject to the civil service provisions of this Charter, all division heads of the city, except as otherwise provided by this Charter, such appointments and removals to be subject to the approval of the council. Division heads shall appoint and remove, subject to the civil service provisions of this Charter, all of their subordinate officers, assistants, deputies, clerks, and employees, except as otherwise provided by this Charter, such appointments and removals to be subject to the approval of the city manager. (1953.)

Editor's note.-The catchline of this section was supplied by the edi-

#### Article V. Elections.

#### Sec. 1. When general municipal elections held; special municipal elections.

A municipal election shall be held in the City of Glendale on the first Tuesday in April of the year 1965, and on the first Tuesday in April of every second year thereafter, and the same shall be known as the general municipal election. All other municipal elections that may be held by authority of this Charter, or of the general law, shall be known as special municipal elections. (1963.)

Editor's note.-The catchline of this section was supplied by the editor.

#### Sec. 2. Ordinance ordering holding of elections; election officers at precincts; publication of ordinance.

The council shall by ordinance order the holding of all elections. Such ordinance shall establish precincts for the holding of each election, either by adopting or consolidating precincts established

Art. V. 32

securing a contract to furnish labor, or material or supplies at a higher price or rate than that proposed by any other responsible bidder, or shall favor one bidder over another, giving or withholding information, or shall willfully mislead any biller in regard to the character of the material or supplies called for, or shall knowingly accept materials or supplies of a quality inferior to those called for by the contract, or shall knowingly certify to a greater amount of labor performed than has actually been performed, or to the receipt of a greater amount of material or supplies than has actually been received.

#### Sec. 13. Approval, etc., by officer of unauthorized demand on treasury.

Every officer who shall willfully approve, allow or pay any demand on the treasury not authorized by law, shall be liable to the city individually and on his official bond for the amount of the demand so approved, allowed or paid, and shall forfeit such office and be forever disbarred and disqualified from holding any position in the service of the city.

#### Sec. 14. Payment into city treasury of moneys received from taxes, licenses, fees, etc.5

All moneys received from taxes, licenses, fees, fines, penalties and forfeitures, and all moneys which may be collected or received by any officer of the city in his official capacity, or by any department of the city, for the performance of any official duty, and all moneys accruing to the city from any source, and all moneys directed by law, or by this Charter, to be paid or deposited in the treasury, shall be paid into the treasury daily.

The treasurer shall receipt for each such deposit in triplicate, giving the original and duplicate to the depositor, who must file the duplicate with the city controller.

#### Sec. 15. Inspection of books and records.

All books and records of every office and department shall beopen to the inspection of any citizens during business hours, subject to the proper rules and regulations for the efficient conduct of the business of such department or office; but the records of the

Supp. 6-6:

<sup>8.</sup> In connection with this section, see Char., art. XXIII, § 22.

Art. XXIII. § 25 GLENDALE MUNICIPAL CODE Art. XXIII. § 29

Sec. 25. Political activity or contributions on part of city manager, etc.

Neither the city manager, nor any person in the employ of the city shall take any active part in securing, or shall contribute maney toward the nomination or election of any candidate for a municipal office.

Sec. 26. Vesting of city's powers generally.

All the powers of the city except as otherwise provided by this Charter, are hereby vested in the council.

Sec. 27. Penalty for violation of Charter or ordinances; working prisoners.

The violation of any provision of this Charter shall be deemed a misdemeanor. The council may make the violation of any ordinance a misdemeanor and fix the punishments therefor, not exceeding a fine of five hundred dollars or imprisonment not exceeding six months, or both. Any person sentenced to imprisonment for a violation of this Charter or of any ordinance, may be imprisoned in the city jail or in the county jail of the county in which the City of Glendale is situated, in which latter case the expenses of such imprisonment shall be a charge in favor of such county against the City of Glendale. Persons so imprisoned may also be required by the council to labor on the streets or other public works of the

Sec. 28. When Charter to take effect.

For the purpose of electing all elective officers, and all purposes connected therewith, this Charter shall take effect from the time of its approval by the Legislature. For all other purposes, it shall take effect on July 5th, 1921.

Sec. 29. Authority of city to establish a municipal court.

The City of Glendale may establish a municipal court when, and in such manner as may be authorized by the Constitution or laws of the State of California. (1931.)

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	(I ERIFICITION	115 5 CCP.)
STATE OF CALIFORNIA	1.1	I. the uniforgued, says families
in the above entitled action	; I have read the foregoing	
- d land the content th	and and that the come	true of my oun knowledge, except as to the matters which are
		to those matters that I believe it to be true.
I certify (or declare) under	penalty of perjury, that th	e foregoing is true and correct.
Executed on	(date)	(place) , California
		(5:===:==)
		BY MAIL - 10134, 2015.5 C.C.P.)
COUNTY OF LOS A		
I am a resident of/employed	in the county of cross d. I on	n ever the case of stalitorn years and not a party or the stalling on-
filled ection; my eddressing 613 East Broad		ity Hall, Glendale, California
On January 12,	CKHART TO FIRST	Isomed the within ANSWER OF G. W. CARLILL AMENDED PETITION FOR PEREMPTORY WRITED OR BREACH OF COMTRACT
enthe attorne	y for petitione	25
in said action, by placing a		d in a scaled envelope with postage thereon fully prepaid, in the
United States mail at addressed as follows:	Clendale, Ca	lifornia
	Lemaire, Moh 1607 Palo Al	i, Morales, Dumas & Song
	Los Angeles,	California 90026
Derty's for declare), unde	e peopley of perpers." : 138	playing any contract theret.
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